

THE NATIONAL ARCHIVES  
LITTERA  
SCRIPTA  
MANET  
1934  
OF THE UNITED STATES

# FEDERAL REGISTER

VOLUME 11      NUMBER 45

Washington, Wednesday, March 6, 1946

## Regulations

### TITLE 47—TELECOMMUNICATION

#### Chapter I—Federal Communications Commission

[Order 130-C]

#### PART 12—RULES GOVERNING AMATEUR RADIO: STATIONS AND OPERATORS

##### FREQUENCY BANDS

FEBRUARY 20, 1946.

At a session of the Federal Communications Commission held at its offices in Washington, D. C. on the 20th day of February, 1946;

Whereas, by Order No. 130-A, dated November 14, 1945 (10 F.R. 14343), as amended by Order No. 130-B, dated January 16, 1946 (11 F.R. 1218), the Commission made available for amateur station operation certain frequency bands; and

Whereas, the frequency band 56.0 to 60.0 Mc. was assigned to the Amateur Radio Service by Order No. 130-A, as amended by Order No. 130-B, until March 1, 1946; and

Whereas, the frequency band 50.0 to 54.0 Mc. hitherto allocated to the Amateur Radio Service by Commission action in Docket No. 6651, has now become available for amateur station operation;

It is ordered, That the second ordering clause of Order No. 130-A, as amended by Order No. 130-B, be and it is hereby further amended to read as follows:

2. (a) The following frequency bands are available for use for amateur station operation, subject to the limitations and restrictions set forth herein:

(1) 28.0 to 29.7 Mc. using type A1 emission.

(2) 28.1 to 29.5 Mc. using type A3 emission.

(3) 28.95 to 29.7 Mc. using special emission for frequency modulation (telephony).

(4) 50.0 to 54.0 Mc. using types A1, A2, A3 and A4 emissions and, on frequencies 52.5 to 54.0 Mc., special emission for frequency modulation (telephony).

(5) 144 to 148 Mc., using A1, A2, A3 and A4 emissions and special emissions for frequency modulation (telephony and telegraphy). The portion of this band

between 146.5 and 148 Mc. shall not be used, however, by any amateur station located within 50 miles of Washington, D. C., Seattle, Washington, or Honolulu, T. H.

(6) 420 to 430 Mc., 1215 to 1295 Mc., 2300 to 2450 Mc., 5250 to 5650 Mc., 10,000 to 10,500 Mc., and 21,000 to 22,000 Mc., using on these six bands, A1, A2, A3, A4 and A5 emissions and special emissions for frequency modulation (telephony and telegraphy). Peak antenna power on the band 420 to 430 Mc. shall not exceed 50 watts.

(b) Upon the effective date of this order, no frequencies other than those assigned in this order shall be used for amateur operation.

This order shall become effective on the 1st day of March 1946 (3.00 a. m., Eastern Standard Time).

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3507; Filed, Mar. 5, 1946;  
11:10 a. m.]

### TITLE 32—NATIONAL DEFENSE

#### Chapter VI—Selective Service System

[Operations Order 39-A]

#### SEPARATION BOARD FOR CONSCIENTIOUS OBJECTORS

##### ESTABLISHMENT TO CONSIDER AND RECOMMEND PROCEDURES AND POLICIES

Under and by virtue of the authority vested in me by the Selective Training and Service Act of 1940, as amended, I hereby order:

That the Order of the Director—Operations Order No. 39, dated May 19, 1945 (10 F.R. 5980), is hereby amended by deleting the first sentence thereof and substituting therefor the following: "There is created in National Headquarters a board of not less than three nor more than five officers to be designated by the Director of Selective Service."

LEWIS B. HERSHEY,  
Director.

MARCH 4, 1946.

[F. R. Doc. 46-3466; Filed, Mar. 4, 1946;  
4:22 p. m.]

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The regulatory material appearing herein is keyed to the Code of Federal Regulations, which is published, under 50 titles, pursuant to section 11 of the Federal Register Act, as amended June 19, 1937.

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Book 3: Titles 33-50, including a general index and ancillary tables.

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#### Chapter VIII—Office of International Trade, Department of Commerce

##### Subchapter B—Export Control

[Amdt. 151]

#### PART 801—GENERAL REGULATIONS

##### PROHIBITED EXPORTATIONS

Section 801.2 *Prohibited exportations* is hereby amended in the following particulars:

Paragraph (b) is amended to read as follows:

(b) The following commodities may not be exported from the United States to any destination unless and until an individual license authorizing the exportation shall have been applied for and granted by the Office of International Trade Operations, Department of Commerce, except where exportation of such commodities is made in accordance with the provisions of General License "GLV" as set forth in § 802.10 of this subchapter, and except where the prohibition herein imposed is modified with respect to exportation of certain commodities to certain destinations or country groups by the provisions of a footnote relating to such commodity or commodities.



Dept. of Com- merce Sched- ule B No.	Commodity	Unit	GLV dollar value limits country group		Dept. of Com- merce Sched- ule B No.	Commodity	Unit	GLV dollar value limits country group	
			K	E				K	E
	ANIMALS, EDIBLE					LEATHER			
001200	Cattle other than for breeding	Units	500	25		Upper leather (except lining and patent):			
001300	Hogs (swine)	Units	100	100		Cattle, side upper:			
					030000	Grain, black	Sq. ft.	100	25
					030100	Grain, other	Sq. ft.	100	25
	MEAT PRODUCTS					Calf & kip:			
002000	Beef & veal, except canned:				030410	Sides, black	Sq. ft.	100	25
	Fresh or frozen	Lbs.	10	1	030420	Whole skins, black	Sq. ft.	100	25
002100	Pickled or cured	Lbs.	10	1	030510	Sides, other	Sq. ft.	100	25
	Pork, except canned:				030520	Whole skins, other	Sq. ft.	100	25
002700	Fresh or frozen pork (report pickled or salted in 003200 & canned in 003700)	Lbs.	25	1		Goat & kid (include glazed kid):			
002800	Hams & shoulders, cured (include cooked)	Lbs.	25	1	030800	Black	Sq. ft.	100	25
002900	Bacon	Lbs.	25	1	030900	Other	Sq. ft.	100	25
003000	Cumberland and Wiltshire sides	Lbs.	25	1	031190	Upper leather (except lining & patent leather) n. e. s.:			
003200	Other pork, pickled or salted	Lbs.	25	25		Buffalo	Sq. ft.	100	25
003400	Mutton and lamb (report canned in 003900)	Lbs.	25	25		Patent upper leather:			
003500	Sausage, bologna & frankfurters (report canned in 003800)	Lbs.	25	1	031210	Cattle (include kip & calf side)	Sq. ft.	100	25
					031950	Other:			
003600	Beef, canned	Lbs.	10	10	031950	Goat & kid	Sq. ft.	100	25
003700	Pork, canned (include canned hams, canned bacon & pork tongues)	Lbs.	25	1	031950	Whole calf & whole kip	Sq. ft.	100	25
003800	Sausage, bologna & frankfurters, canned (include luncheon meats, except pork)	Lbs.	25	1	032300	Lining leathers:			
003907	Tushonka, canned	Lbs.	25	25	032300	Calf & kip	Sq. ft.	100	25
003909	Other canned meat	Lbs.	25	25	032300	Cattle	Sq. ft.	100	25
					032400	Goat & kid	Sq. ft.	100	25
						Sole leather (bends, backs & sides) (report offal in 033210)	Lbs.	100	25
	ANIMAL OILS & FATS, EDIBLE					Boot & shoe cut stock:			
005000	Oleo oil	Lbs.	1	1	032700	Soles, outer	Doz. pr.	100	25
005100	Oleo stock	Lbs.	1	1	032800	Other cut stock (include inner soles, heels, lifts, counters, box toes, rands, uppers, etc.; specify by name):			
005200	Tallow (report inedible tallow in 085700)	Lbs.	1	1		Calf & kip		100	25
005300	Lard, including neutral lard (report lard substitutes in 144700)	Lbs.	5	1	032800	Cattle		100	25
005600	Oleo stearin (report lard stearin in 084300)	Lbs.	1	1	032800	Goat & kid		100	25
005900	Oleomargarine of animal or vegetable fats	Lbs.	5	1	033000	Belting leather (report belting leather offal in 033210)	Lbs.	100	25
	DAIRY PRODUCTS				033210	Sole, wetting & belting leather offal	Lbs.	100	25
						Glove & garment leather (hat leather included):			
006000	Milk and cream:				033950	Other:			
	Milk and cream, fresh and sterilized (report buttermilk in 006908)	Gals.	100	25	033950	Buffalo	Sq. ft.	100	25
006100	Condensed (sweetened)	Lbs.	10	1	033950	Calf & kip	Sq. ft.	100	25
006200	Evaporated (unsweetened)	Lbs.	100	25	033950	Cattle	Sq. ft.	100	25
006300	Dried whole milk (include partially skimmed)	Lbs.	100	25	033950	Goat	Sq. ft.	100	25
006400	Dried skimmed milk	Lbs.	100	25	033950	Upholstery & automobile leather:			
006500	Butter, natural	Lbs.	1	1	035650	Cattle	Sq. ft.	100	25
006570	Butter oil	Lbs.	1	1		Other upholstery & automobile leather	Sq. ft.	100	25
006590	Butter spreads	Lbs.	1	1		Case, bag & strap leather (include handbag leather) (report reptilian, aquatic & fancy leather in 035700):			
006755	Cheese, processed, blended & spreads:				035650	Case, bag & strap leather, except handbag	Sq. ft.	100	25
006758	Processed American cheddar	Lbs.	100	25	035650	Handbag leather:			
	Other cheese, processed, blended & spreads	Lbs.	1	1	035650	Cattle	Sq. ft.	100	25
	Cheese, whether or not in original loaves, except any cheese processed other than by division into pieces:				035650	Goat & kid	Sq. ft.	100	25
006795	American cheddar	Lbs.	100	25	035650	Other handbag leather, except reptilian, aquatic & fancy	Sq. ft.	100	25
006798	Other	Lbs.	100	25	035900	Leather & tanned skins, n. e. s.:			
006908	Dairy products, n. e. s.:				035900	Athletic goods leather		100	25
006908	Ice cream	Lbs.	10	1	035900	Bride leather		100	25
006908	Plastic cream	Lbs.	1	1	035900	Collar leather		100	25
	FISH & FISH PRODUCTS				035900	Cup leather		100	25
					035900	Golf grip leather		100	25
007800	Fish, salted, pickled or dry-cured:				035900	Harness leather		100	25
	Cod, haddock, hake, pollock & cusk	Lbs.	1	1	035900	Hydraulic leather		100	25
008400	Fish, canned:				035900	Roller leather		100	25
008500	Salmon	Lbs.	1	1	035900	Sadlery leather		100	25
008601	Sardines (include pilchards)	Lbs.	1	1	035900	Skirting leather for saddles		100	25
008601	Cod, haddock, hake, pollock & cusk	Lbs.	1	1	035900	Stirrup leather		100	25
008603	Herring	Lbs.	1	1	035900	Upholstery leather—unfinished, rough		100	25
008608	Other canned fish, except shellfish	Lbs.	1	1	035900	Wetting leather		100	25
008700	Shrimp	Lbs.	1	1					
	OTHER EDIBLE ANIMAL PRODUCTS				080300	Neat's-foot oil	Lbs.	1	1
009400	Meat extracts & bouillon cubes	Lbs.	100	25	080601	Lard oil	Lbs.	25	1
009900	Edible animal products, n. e. s. (include dog food, empty gelatin capsules, suet, turtle meat, junket, frog legs):				080605	Sperm & whale oil	Lbs.	1	1
009900	Beef scraps dried	Lbs.	100	25	080908	Inedible animal oils, n. e. s. (report oleo oil in 005000)	Lbs.	1	1
009900	Bone scraps	Lbs.	100	25	081900	Fish oils (report medicinal fish oils in 811900)	Lbs.	1	1
009900	Dog foods, chief ingredient meat	Lbs.	100	25	084300	Grease stearin (include lard stearin)	Lbs.	1	1
009900	Meat scraps	Lbs.	100	25	084700	Oleic acid, or red oil	Lbs.	25	1
	HIDES & SKINS, RAW, EXCEPT FURS				084900	Stearic acid	Lbs.	5	5
020102	Cattle hides, dry	Piece	100	25	085700	Tallow, inedible (report ring grease in 085898)	Lbs.	10	1
020104	Cattle hides, wet	Piece	100	25	085805	Hog grease & wool grease:			
020602	Calf skins, dry	Piece	100	25	085805	Lanolin	Lbs.	1	1
020604	Calf skins, wet	Piece	100	25	085805	Pig's-foot grease	Lbs.	10	1
020702	Kip skins, dry	Piece	100	25	085805	Other hog & wool grease	Lbs.	1	1
020704	Kip skins, wet	Piece	100	25	085898	Inedible animal greases & fats, n. e. s. (report lubricating greases in 504100):			
025012	Goat skins	Piece	100	25		Beef suet	Lbs.	1	1
025016	Kid skins	Piece	100	25	085898	Ring grease	Lbs.	10	1
025098	Hides & skins, raw, n. e. s. (include fresh & pickled splits, bellies & shoulders; specify kind):				085898	Other	Lbs.	25	25
025098	Ass hides	Lbs.	100	25		OTHER INEDIBLE ANIMALS & ANIMAL PRODUCTS			
025098	Buffalo hides	Lbs.	100	25	094208	Glue of animal origin other than casein	Lbs.	100	25
025098	Colt hides	Lbs.	100	25	095905	Casein, inedible	Lbs.	100	25
025098	Horse hides	Lbs.	100	25	095908	Animal products, inedible, n. e. s.:			
					095908	Blood meal		100	25
					095908	Bone scrap		100	25
					095908	Dried bones		100	25
					095908	Glue stock, hide		25	25
					095908	Liver meals		100	25

See footnote at end of table.



Dept. of Com- merce Sched- ule B No.	Commodity	Unit	GLV dollar value limits country group		Dept. of Com- merce Sched- ule B No.	Commodity	Unit	GLV dollar value limits country group	
			K	E				K	E
GRAINS & PREPARATIONS					FRUITS & PREPARATIONS—continued				
101100	Barley (bu. 48 lbs.), except seed	Bu.	100	25		Canned fruits—Continued			
101100	Barley for seed	Bu.	100	25	133500	Apples & apple sauce	Lbs.	50	10
101300	Malt (bu. 34 lbs.)	Bu.	100	25	133600	Grapes	Lbs.	50	10
103100	Corn for seed, except popcorn	Bu.	100	25	134000	Apricots	Lbs.	50	10
103100	Corn, other, except popcorn (bu. 56 lbs.)	Bu.	100	25	134100	Cherries	Lbs.	50	10
103200	Corumal (bbl. 196 lbs.) (report corn flour in 281100). <sup>1</sup>	Bu.	100	25	134200	Prunes & plums	Lbs.	50	10
103300	Hominy & corn grits (include canned & brewers' flakes). <sup>1</sup>	Lbs.	100	25	134500	Pineapples	Lbs.	50	10
103500	Grain sorghums (bu. 56 lbs.) except seed (report grain sorghum for seed under 241900).	Bu.	100	25	134700	Canned fruits, n. e. s.	Lbs.	50	10
105500	Paddy or rough rice, except seed	Lbs.	100	25	135003	Citrus pulp for feed	Lbs.	100	25
105500	Paddy or rough rice for seed	Bu.	100	25	VEGETABLE OILS & FATS, EDIBLE				
105700	Milled rice, including brown rice, broken rice and rice screenings	Lbs.	100	25	142000	Coconut oil, refined (include solidified or hardened oil & coconut fat)	Lbs.	1	1
105800	Rice flour, meal & polish	Lbs.	100	25	142600	Cottonseed oil, refined (include Wesson oil & hydrogenated cottonseed oil)	Lbs.	1	1
106100	Rye (bu. 56 lb.), except seed	Bu.	100	25	143000	Soybean oil, refined (report crude soybean oil in 224912).	Lbs.	10	1
106100	Rye for seed	Bu.	100	25	143100	Peanut oil	Lbs.	1	1
107100	Wheat (bu. 60 lbs.) (include seed)	Bu.	500	25	144100	Corn oil (include Mazola & Amaizo)	Lbs.	1	1
107300	Wheat flour, wholly of U. S. wheat (except in cases or in small packages) (include graham, malt, pastry & macaroni flours)	Cwt.	500	25	144200	Cocoa butter <sup>1</sup>	Lbs.	100	25
107400	Wheat flour, not wholly of U. S. wheat (except in cases or in small packages) (include graham, malt, pastry & macaroni flours)	Cwt.	500	25	144700	Cooking fats, except lard (include Crisco, Snowdrift & all lard substitutes of animal or vegetable origin)	Lbs.	5	1
108100	Farina only	Lbs.	100	25	144901	Olive oil, edible	Lbs.	1	1
109000	Wheat semolina	Lbs.	100	25	144902	Sunflower seed oil, edible	Lbs.	1	1
					144903	Palm & palm-kernel oil, edible or refined (all varieties)	Lbs.	1	1
					144904	Rapeseed oil, refined	Lbs.	1	1
					144905	Vegetable stearin	Lbs.	1	1
					144998	Edible vegetable oils & fats, n. e. s.	Lbs.	1	1
FODDERS & FEEDS, N. E. S.					TABLE BEVERAGE MATERIALS				
	Oil cake & oil-cake meal:								
111300	Cottonseed	L. ton	100	25		Cocoa beans	Lbs.	1	1
111400	Linseed	L. ton	100	25		Cocoa, powdered <sup>1</sup>	Lbs.	10	1
111700	Peanut	L. ton	100	25	150100	Chocolate, sweetened or unsweetened (report candy in 163400). <sup>1</sup>	Lbs.	10	1
111800	Soybean	L. ton	100	25	150200				
112905	Copra	L. ton	100	25	150300	Tea <sup>1</sup>	Lbs.	1	1
112909	Other	L. ton	100	25	151100	Coffee, green	Lbs.	10	10
114000	Fish meal for feed	L. ton	100	25	151200	Coffee, roasted (include decaffeinated) <sup>1</sup>	Lbs.	100	25
118000	Mixed dairy and poultry feeds	L. ton	100	25					
118500	Other prepared & mixed feeds (include yeast, dried buttermilk and distillers' dried solubles)	L. ton	100	25					
118710	Rolled barley for feed	L. ton	100	25					
119000	Cracked or crushed wheat for feed <sup>1</sup>	L. ton	100	25	154902	Cinnamon (ground or unground)	Lbs.	1	1
119000	Other wheat feeds	L. ton	100	25	154903	Cassia (ground or unground)	Lbs.	1	1
119000	Bone meal	L. ton	100	25	154907	Nutmegs, unground	Lbs.	1	1
119000	Brewers' grain, dried	L. ton	100	25	154911	Pepper, unground	Lbs.	1	1
119000	Corn gluten meal	L. ton	100	25	154998	Spices, n. e. s. (report mustard sauces in 125298)	Lbs.	1	1
119000	Corn grits and corn meal	L. ton	100	25					
119000	Cracked corn	L. ton	100	25	154998	Black pepper, ground	Lbs.	1	1
119000	Cull beans	L. ton	1	1	154998	Mace	Lbs.	100	25
119000	Dried beet pulp	L. ton	100	25	154998	Nutmegs, ground	Lbs.	1	1
119000	Dried molasses pulp	L. ton	100	25	154998	White pepper, ground	Lbs.	4	1
119000	Grain screenings	L. ton	100	25					
119000	Gluten corn feed	L. ton	100	25					
119000	Hominy feeds	L. ton	100	25					
119000	Rice mill feeds	L. ton	100	25	161910	Sugar, refined	Lbs.	1	1
119000	Rye mill feeds	L. ton	100	25	161950	Sugar, raw (not processed for human consumption)	Lbs.	1	1
119000	Stimuflo	L. ton	100	25	162900	Molasses	Gals.	100	25
119000	Tankage	L. ton	100	25	164200	Honey	Lbs.	100	25
					164300	Glucose (report pharmaceutical dextrose (glucose) in 813590):			
120110	Beans, dry, ripe	Lbs.	1	1		Liquid (corn sirup) (report Karo & other corn sirup specially prepared for table use in 164700).	Lbs.	100	25
120150	Seed beans, field varieties only	Lbs.	100	25					
120213	Cowpeas, dry, ripe	Lbs.	100	25	164400	Dry	Lbs.	100	25
120213	Cowpea seed	Lbs.	100	25	164700	Sirup (for table use) (include maple)	Gals.	100	25
120215	Chickpeas (garbanzos), dry, ripe	Lbs.	100	25					
120219	Peas, dry, ripe (except cowpeas & chickpeas)	Lbs.	100	10					
120250	Seed peas, field varieties only (report cowpea seed in 120213).	Lbs.	100	25					
125300	Cider vinegar	Gals.	10	1	170100	Malt extract & malt sirup (include maltecoloring) (report medicated in 816000).	Lbs.	100	25
125905	Tapioca flour, edible or inedible	Lbs.	100	25		Fruit juices (concentrated included):			
125911	Soybean flour, edible (report inedible in 299998).	Lbs.	100	25	177200	Pineapple	Gals.	50	10
FRUITS & PREPARATIONS					RUBBER (NATURAL, ALLIED GUMS, & SYNTHETICS) & MANUFACTURES				
	Fruits, fresh or frozen:								
131000	Apples in baskets (approx. weight 48 lbs. per basket).	Bkt.	100	25	200100	Crude rubber & allied gums:	Lbs.	1	1
131100	Apples in boxes (approx. weight 48 lbs. per box)	Box	100	25		Crude rubber (dry rubber content) (include Hevea, Caucho, Guayule, Para, smoked ribbed sheets, crepe rubber & milk or latex).			
131200	Apples in barrels (weight 144 lbs.)	Bbl.	100	25		Synthetic rubbers:			
	Dried & evaporated fruits (include dripack in tins):				200903	Butyl copolymers of isobutylene & isoprene or other diolefins.	Lbs.	1	1
132100	Dried fruits for salad	Lbs.	50	10		Rubber, reclaimed	Lbs.	1	1
132200	Pears	Lbs.	100	25	201100	Rubber scrap, synthetic & crude (report used casings averaging \$2 and over in 206000, 206200 and 206400):			
132400	Raisins & currants	Lbs.	50	10		Tires and tire parts	Lbs.	1	1
132500	Apples	Lbs.	100	25	201200	Tubes and tube sections	Lbs.	1	1
132600	Apricots	Lbs.	100	25	201200	Boots, rubber	Prs.	1	1
132700	Peaches	Lbs.	100	25	201200	Rubber gloves, surgeon's	Doz. prs.	25	25
132800	Prunes	Lbs.	100	25		Tires & inner tubes:			
132900	Apple waste (include apple cores, chops, peelings, screenings, & skins).	Lbs.	50	10		Automobile casings (include retreaded tires & used casings, averaging \$2 & over each) (report used casings averaging less than \$2 each in 201200):			
133005	Figs	Lbs.	10	1		Truck & bus casings	Units.	1	1
133098	Dried & evaporated fruits, n. e. s.	Lbs.	100	25		Other automobile casings	Units.	1	1
133100	Dates, fresh, dried or otherwise prepared	Lbs.	50	10					
	Canned fruits (report fruit pulp in 135003):								
133200	Grapefruit	Lbs.	50	10					
133300	Loganberries	Lbs.	50	10	206000				
133400	Other canned berries	Lbs.	50	10	206200				

See footnote at end of table.



Dept. of Com- merce Sched- ule B No.	Commodity	Unit	GLV dollar value limits country group		Dept. of Com- merce Sched- ule B No.	Commodity	Unit	GLV dollar value limits country group	
			K	E				K	E
	<b>RUBBER (NATURAL, ALLIED GUMS, &amp; SYN- THETICS) &amp; MANUFACTURES—continued</b>					<b>VEGETABLES OILS &amp; FATS, INEDIBLE—continued</b>			
206300	Tires & inner tubes—Continued					Expressed oils (except essential) & fats, in- edible—Continued			
	Automobile inner tubes (truck and bus included).	Units.....	1	1	224915	Olive oil, inedible, except sulfured or foots.	Lbs.....	1	1
206400	Other casings & inner tubes (include bicycle, motorcycle, airplane, tractor & farm implement; specify kind).	Units.....	1	1	224925	Palm & palm-kernel oil, crude (all varieties).	Lbs.....	1	1
	Tire sundries & repair materials:				224950	Sunflower seed oil, inedible.	Lbs.....	1	1
206905	Camelback.	Lbs.....	25	25	224998	Other expressed oils (except essential), and fats, inedible:	Lbs.....	1	1
206998	Other.	Lbs.....	25	25	224998	Cashew nutshell oil.	Lbs.....	1	1
208600	Rubber & balata belts & belting; Conveyor belting of rubber, balata, or syn- thetic rubber.	Lbs.....	1	1	224998	Mahwah oil, natural.	Lbs.....	None	None
	Rubber thread:				224998	Other expressed oils (except essential), & fats inedible (report jasmine oil in 227998).	Lbs.....	1	1
209510	Bare or uncovered.	Lbs.....	25	25		Essential oils, natural, distilled or expressed included:			
209520	Textile covered.	Lbs.....	25	25	226800	Peppermint.	Lbs.....	1	1
209800	Latex or other forms of rubber compounded or processed for use in further manufacture (in- clude rubber sheets, compounded, or pro- cessed, & masterbatch).	Lbs.....	25	25	226900	Spearmint & other mint oils, n. e. s.	Lbs.....	100	25
	Natural and synthetic rubber manufactures, n. e. s.		25	25	227100	Citrus oils other than lemon oil.	Lbs.....	100	25
					227903	Oil of citronella.	Lbs.....	100	25
					227905	Lemon grass oil.	Lbs.....	100	25
					227998	Other essential oils, natural (distilled or expressed included):			
					227998	Jasmine oil.	Lbs.....	1	1
					227998	Other essential oils, natural.	Lbs.....	100	25
	<b>NAVAL STORES, GUMS &amp; RESINS</b>					<b>VEGETABLE DYEING &amp; TANNING EXTRACTS</b>			
211600	Gum rosin.	Lbs.....	100	25	233100	Chestnut extract.	Lbs.....	1	1
211600	Wood rosin (report "B wood rosin" in 211800).	Lbs.....	100	25	233905	Quebracho extract.	Lbs.....	100	25
211400	Gum spirits of turpentine.	Gals.....	100	25	233998	Divi divi tanning extract.	Lbs.....	25	25
211510	Wood turpentine.	Gals.....	100	25	233998	Mimosa tanning extract.	Lbs.....	25	25
211610	Other terpene hydrocarbons derived from naval stores:				233998	Myrobalans tanning extract.	Lbs.....	25	25
	Dipentene.	Gals.....	100	25	233998	Wattle tanning extract.	Lbs.....	25	25
211610	Pine oil.	Gals.....	100	25					
212500	Tall oil (liquid sulfate wood resin) (report sul- fite lignin liquor in 299998).	Lbs.....	100	25		<b>SEEDS, EXCEPT OILSEEDS</b>			
218600	Shellac (bleached and unbleached).	Lbs.....	100	25		Grass and field seeds:			
218905	Lac, crude (seed, button & stick).	Lbs.....	100	25	240100	Alfalfa.	Lbs.....	25	25
218909	Rosins, n. e. s.:				240200	Red clover.	Lbs.....	25	25
218909	Rosin oil.	Lbs.....	100	25	240300	Alsike clover seed.	Lbs.....	25	25
218909	Sulfate wood rosin.	Lbs.....	100	25	240400	Other clover:			
218909	Gum benzoin.	Lbs.....	None	None	240400	Crimson.	Lbs.....	25	25
218909	Copal, damar and East India class of natural resins and elemi, mastic and sandarac resins, refined or modified in condition.	Lbs.....	1	1	240400	White.	Lbs.....	25	25
218909	Copal, damar and East India class of natural resins and elemi, mastic and sandarac resins, crude.	Lbs.....	1	1	240400	Ladino.	Lbs.....	25	25
					240700	Kentucky bluegrass.	Lbs.....	25	25
					241990	Field seeds, n. e. s.:			
					241990	Sorghum.	Lbs.....	100	25
					241990	Vetch, except Willamette, Hungar- ian, common & purple.	Lbs.....	100	25
	<b>DRUGS, HERBS, LEAVES, &amp; ROOTS, CRUDE</b>					Seeds, except oilseeds, n. e. s.:			
220604	Cinchona bark.	Lbs.....	None	None	247500	Guayule seed for planting.	Lbs.....	25	25
220919	Pyrethrum or insect flowers.	Lbs.....	1	1	247500	Guayule seed, other.	Lbs.....	25	25
220939	Cube, timbo, barbasco root.	Lbs.....	1	1		<b>MISCELLANEOUS VEGETABLE PRODUCTS, INEDIBLE</b>			
220939	Derris or tuba root.	Lbs.....	1	1		Cornstarch & corn flour (include edible):			
220988	Colchicum corm.	Lbs.....	1	1	281100	Brewers' corn grits, refined.	Lbs.....	100	25
220988	Ipecac roots.	Lbs.....	1	1	281100	Other cornstarch & corn flour.	Lbs.....	100	25
220988	Nux vomica.	Lbs.....	1	1	281300	Other starch, edible included.	Lbs.....	100	25
	<b>OILSEEDS</b>				299905	Candelilla wax.	Lbs.....	1	1
221000	Soy beans for planting.	Lbs.....	10	5	299905	Carnauba wax.	Lbs.....	1	1
221000	Soy beans, other, except canned.	Lbs.....	10	5	299905	Vegetable tallow & wax, other.	Lbs.....	1	1
222001	Castor beans for planting.	Lbs.....	1	1	299905	Divi divi, crude.	Lbs.....	25	25
222001	Castor beans, other.	Lbs.....	1	1	299905	Mimosa, crude.	Lbs.....	25	25
222002	Cotton seed for planting.	Lbs.....	100	25	299905	Myrobalans fruit, crude.	Lbs.....	25	25
222002	Cottonseed, other.	Lbs.....	25	5	299905	Wattle bark, crude.	Lbs.....	25	25
222003	Flaxseed for planting.	Lbs.....	10	5	299908	Inedible vegetable products, n. e. s.:			
222003	Flaxseed, other.	Lbs.....	10	5	299998	Cocoa expeller cake or press cake.	Lbs.....	100	25
222020	Hemp, perilla, poppy, rape, & sunflower seeds & palm nuts & palm kernels (all varieties):					<b>COTTON, UNMANUFACTURED</b>			
222020	Cohune nuts & kernels.	Lbs.....	5	1		Linters:			
222020	Hemp seed for planting.	Lbs.....	None	None	300401	Grades 1 to 8, inclusive (U. S. official stand- ard) (include cottonseed hull fiber & motes).	Bales.....	100	25
222020	Hemp seed, other.	Lbs.....	None	None		<b>COTTON SEMIMANUFACTURES</b>			
222020	Perilla.	Lbs.....	1	1	300600	Cotton pulp (include cottonseed hull shavings pulp, cotton pulpboard & bleached & puri- fied linters).	Lbs.....	100	25
222020	Poppy.	Lbs.....	25	5	301030	Cotton thread waste.	Lbs.....	100	25
222020	Rape seed for planting.	Lbs.....	1	1	301060	Other soft waste.	Lbs.....	100	25
222020	Rape seed, other.	Lbs.....	1	1	301110	Cotton yarn for manufacturing:			
222020	Sunflower seed for planting.	Lbs.....	25	5		Carded yarn, gray (include "double- carded" & "super-carded") (report tire cord in 301700).	Lbs.....	25	25
222020	Sunflower seed, other.	Lbs.....	25	5	301120	Carded yarn, bleached, colored & novelty (include chenille yarn).	Lbs.....	25	25
222020	Palm nuts & kernels.	Lbs.....	1	1	301200	Mercerized, all kinds.	Lbs.....	25	25
222030	Copra.	Lbs.....	None	None	301310	Combed, not finished or mercerized.	Lbs.....	25	25
222098	Other oilseeds for planting (report guayule seed in 247500).	Lbs.....	None	None	301320	Combed, finished, except mercerized (include gassed, tinted, bleached & dyed).	Lbs.....	25	25
222098	Other oilseeds (report guayule seed in 247500).	Lbs.....	25	25		<b>COTTON MANUFACTURES</b>			
	<b>VEGETABLE OILS &amp; FATS, INEDIBLE</b>					Cotton thread, twine, cordage & rope:			
	Expressed oils (except essential) & fats, in- edible:				301800	Seine twine.	Lbs.....	25	25
223000	Coconut oil, crude.	Lbs.....	1	1		Cotton cloth, duck & tire fabric:			
223100	Cottonseed oil, crude.	Lbs.....	1	1	301900	All cotton cloth when exported to Philip- pine Islands to be embroidered and otherwise manufactured and returned to the U. S.	Sq. yds.....	25	
223200	Linseed oil.	Lbs.....	10	1					
224801	Fatty acids of vegetable origin.	Lbs.....	1	1					
	Vegetable oil foots:								
224803	Olive oil.	Lbs.....	1	1					
224805	Other.	Lbs.....	1	1					
224808	Vegetable soap stock (include vegetable tallow if used for soap stock).	Lbs.....	1	1					
224901	Castor oil, commercial.	Lbs.....	1	1					
224902	Corn oil, crude.	Lbs.....	1	1					
224903	Peanut oil, crude.	Lbs.....	1	1					
224904	Perilla oil, inedible.	Lbs.....	1	1					
224906	Rapeseed & viticella oil, inedible.	Lbs.....	1	1					
224910	Tung oil.	Lbs.....	1	1					
224912	Soybean oil, crude (see 125995 & 143000).	Lbs.....	10	1					

See footnote at end of table.



Dept. of Com- merce Schedule B No.	Commodity	Unit	GLV dollar value limits country group		Dept. of Com- merce Schedule B No.	Commodity	Unit	GLV dollar value limits country group	
			K	E				K	E
	COTTON MANUFACTURES—Continued					COTTON MANUFACTURES—Continued			
	Cotton cloth (gray), medium & coarse yarn fabrics:				311720	Garments of woven fabrics—Continued			
	40" wide & narrower:					Shirts, except work shirts, men's & boys' (except knit).	Doz.	25	25
303110	Drills, twills & warp sateens.....	Sq. yds.	25	25	312000	Clothing, men's and boys' of woven fabrics, n. e. s.	Doz.	25	25
303120	Sheetings.....	Sq. yds.	25	25	312200	Women's dresses & ensembles (include eyelet, velveteen & lace) (one, two- and three-piece as one unit).	Units.	25	25
	Wider than 40":					Women's & children's underwear & night-wear, not knit (include diapers).	Doz.	25	25
303310	Drills, twills & warp sateens.....	Sq. yds.	25	25	312400	Children's outerwear, not knit.	Doz.	25	25
303320	Sheetings.....	Sq. yds.	25	25	312700	Women's apparel of woven fabrics, n. e. s. (include blouses, skirts, bathrobes, uniforms & washable apparel, n. e. s.).		25	25
303400	Osnaburgs, all widths (report bleached in 304210, 304610; printed & dyed in 304220, 304300 & 304710, according to type & width).	Sq. yds.	25	25	312900	Cotton house furnishings:			
303700	Printcloth yarn (gray) fabrics, all widths:					Blankets (report blanketing in the piece in 305590).	Units.	25	25
	Other printcloth yarn fabric constructions (above 36 x 32 count).	Sq. yds.	25	25	317100	Quilts, comfortables and quilted bedpads.	Units.	25	25
303900	Gray cloth, n. e. s. (include unbleached (gray) cantons).	Sq. yds.	25	25	317300	Bedspreads:			
	Finished cloth, bleached, dyed, printed, stiffened or otherwise converted & colored yarn fabrics:				317500	Candlewick, chenille, & tufted.	Units.	25	25
	40" wide & narrower:				317600	Plain, crinkle, dobby & Jacquard woven (include lace bedspreads & counterpanes).	Units.	25	25
	Drills, twills & warp sateens:					Bedsheets and pillow cases.	Doz.	25	25
304000	Bleached.....	Sq. yds.	25	25	317800	Curtains and draperies (include cotton shower bath curtains).		25	25
304110	Dyed in the piece (include khaki & Bedford cord).	Sq. yds.	25	25	318100	Terry-woven towels, wash cloths & bath mats.	Doz.	25	25
304120	Printed (include printed ticking (Stifel)).	Sq. yds.	25	25	318700	Huck, damask & plain-woven towels & toweling (include dishcloths, leno-woven).		25	25
	Sheeting:				318800	Cotton house furnishings, n. e. s. (include napery, cotton floor coverings & furniture slip covers) (report terry woven bath mats in 318700).			
304210	Bleached.....	Sq. yds.	25	25	318900	Other fabricated products of cotton, n. e. s.:			
304220	Dyed in the piece.....	Sq. yds.	25	25		Cotton bags:			
304300	Printed (include cretonnes).....	Sq. yds.	25	25		New (include mesh, leno-woven, net, laundry & dye bags).	Units.	100	25
304510	Wider than 40":				319111	Used & reclaimed bags.	Units.	100	25
	Drills, twills & warp sateens.....	Sq. yds.	25	25	319151	Fish netting, tarred or not tarred (not a finished product).		25	25
	Sheeting:				319600	Coated cotton fabrics, except duck, and more than 12" wide.	Lin. yd.	100	25
304610	Bleached.....	Sq. yds.	25	25	319900				
304710	Dyed & printed (include wide cretonnes).	Sq. yds.	25	25					
	Printcloth yarn fabrics (all widths):								
	Carded broadcloth:								
304800	Bleached.....	Sq. yds.	25	25	320509	Jute	L. ton.	25	25
304910	Dyed in the piece.....	Sq. yds.	25	25	320515	Manila or abaca.....	L. ton.	25	25
304920	Printed.....	Sq. yds.	25	25	320519	Sisal or henequen.....	L. ton.	25	25
	Printcloth:				322401	Bags of jute, new and used	Units.	25	25
305110	Bleached.....	Sq. yds.	25	25	322905	Jute burlaps	Lbs.	25	25
305210	Dyed in the piece.....	Sq. yds.	25	25		Cordage, except of cotton or jute:			
305220	Printed.....	Sq. yds.	25	25	341100	Binder twine and baler twine	Lbs.	25	25
	Napped fabrics:				341400	Manila cordage	Lbs.	25	25
305510	Cotton flannels, bleached or colored (include shaker, docket, canton & outing).	Sq. yds.	25	25	341909	Sisal, twine, cord & cordage	Lbs.	25	25
305590	Other napped fabrics in the piece (include moleskin, blanketing & padding).	Sq. yds.	25	25	349909	Sisal yarns.	Lbs.	25	25
	Colored yarn fabrics:								
305700	Denims (include express stripes)	Sq. yds.	25	25					
305800	Suitings, twill-coverts, cottonades (include "Palmer" napped trousering & "drill").	Sq. yds.	25	25					
306000	Chambrays, chevots & shirtings (include plain weave covert).	Sq. yds.	25	25					
306100	Other colored yarn fabrics, n. e. s. (include seersucker & tickings, n. e. s.).	Sq. yds.	25	25					
	Fine goods & combed cotton fabrics (bleached, dyed, printed, flockdot or clipped):								
306700	Voiles, organdies, lawns & batiste, combed.	Sq. yds.	25	25	384013	Viscose high-tenacity tire cord or yarn, on cones or warps, treated, dipped, or untreated (fuel-cell high-tenacity cord or yarn included):			
307000	Piques, combed.....	Sq. yds.	25	25		Rayon	Lbs.	25	25
307300	Marquissettes, combed.....	Sq. yds.	25	25	384013	Other	Lbs.	25	25
307400	Combed & carded goods, n. e. s. (include madras).	Sq. yds.	25	25	384013	Woven filament yarn fabrics, n. e. s.:			
307600	Cotton & wool mixtures (cotton chief value 80-85% cotton by weight).	Sq. yds.	25	25	384926	Cord-tire and fuel-cell fabric (rubber-coated).	Sq. yd.	25	25
307900	Cotton & rayon mixtures (cotton chief value).	Sq. yds.	25	25					
	Other cotton fabrics:								
308200	Table damask in the piece.....	Sq. yds.	25	25	391100	Oilcloth, all kinds.....	Lin. yd.	100	25
308400	Tapestry & other upholstery & drapery materials, plain, Jacquard & dobby-woven (report pile fabrics in 308700 & 308800).	Sq. yds.	25	25	391300	Window-shade cloth, cotton base, coated	Lin. yd.	100	25
	Plushes.....	Sq. yds.	25	25	391410	Book cloth, cotton base, pyroxylin-coated or impregnated.	Lin. yd.	100	25
308700	Other pile fabrics (including velveteens, corduroys and terry fabrics).	Sq. yds.	25	25	391420	Book cloth, cotton base, starch-filled.	Lin. yd.	100	25
308800	Cotton remnants & fabrics, n. e. s., (except duck remnants), sold by the pound (include mill ends & short pieces of less than 10 yards) (report pieces of less than 10 yds. or over in respective classes, rags in 300800, paper-felts in 302600 & laundry padding in 305590 when sold in full pieces on the pound price basis).	Sq. yds.	25	25	391500	Pyroxylin-coated or impregnated cotton base fabrics, except duck, and more than 12" wide.	Lin. yd.	100	25
308950	Cotton wearing apparel:				391700	Coated or impregnated cotton fabrics, except duck, and more than 12" wide.	Lin. yd.	100	25
	Handkerchiefs.....	Doz.	25	25	391800	Waterproof outer garments (report rubber or rubberized in Schedule B No. 204300).	Units.	25	25
	Gloves, cotton (woven or knit):				396900	Coated cotton fabrics, except duck, and more than 12" wide.	Lin. yd.	100	25
309110	Work gloves, mitts, & gauntlets, fabric (include reinforced leather palm).	Doz. prs.	25	25					
	Garments of woven fabrics:								
311300	Men's & boys' jackets & windbreakers.....	Units.	25	25	400100	Logs & hewn timber (indicate quantity scale) (include stumps & burls):			
311400	Overalls, breeches, pants, aprons, & men's work clothing, n. e. s. (include institutional uniforms) (report shirts in 311710).	Doz.	25	25	400280	Hardwoods (report burls in 400600):			
	Nightwear, men's & boys'.....	Doz.	25	25	400400	Ash & hickory.....	M. b. f.	None	None
311500	Underwear, men's & boys'.....	Doz.	25	25	400600	Cottonwood & aspen.....	M. b. f.	None	None
311610	Work shirts.....	Doz.	25	25	400905	Walnut.....	M. b. f.	None	None
					400907	Hardwood burls (estimated bd. ft. at about 10 lbs. to the bd. ft.).	M. b. f.	None	None
					400909	Mahogany logs.....	M. b. f. & lbs.	None	None
					400958	Lignum-vitae logs.....	M. b. f.	None	None
						Teak logs.....	M. b. f.	None	None
						Other hardwood logs & hewn timber (include balsa wood).	M. b. f.	None	None



Dept. of Com- merce Schedule B No.	Commodity	Unit	GLV dollar value limits country group		Dept. of Com- merce Schedule B No.	Commodity	Unit	GLV dollar value limits country group	
			K	E				K	E
	WOOD, UNMANUFACTURED—continued					PAPER, RELATED PRODUCTS & MANUFACTURES			
	Logs & hewn timber (indicate quantity scale) (include stumps and burls)—Continued				471200	Printing paper: Standard newsprint (standard newsprint paper reported herein conforms to the following specifications: Weight—not less than 80 lbs. nor more than 35 lbs. per ream of 500 sheets, each 24 x 36 inches. Rolls or sheets—rolls not less than 16 inches wide & 28 inches in diameter; sheets not less than 16 inches wide & 28 inches in diameter; sheets not less than 20 x 30 inches. Stock—not less than 70% of the total fiber shall be groundwood, the balance shall be unbleached sulfite. Color—such colors as are chiefly used in the publication of newspapers. (Note: all colored sheets are excluded because newsprint paper, to be standard, must be in the form chiefly used for newspa- pers.) Thickness—not exceeding 0.004 of an inch.)	Lbs.	1	1
401200	Softwoods:								
401400	Douglas fir	M b. f.	None	None					
401600	Hemlock	M b. f.	None	None					
401700	Western red cedar	M b. f.	None	None					
401800	Port Orford cedar	M b. f.	None	None					
401900	Other cedar (include eastern)	M b. f.	None	None					
	Other softwood logs & timber (include southern pine)	M b. f.	None	None					
402600	Railroad ties, hewn (report sawed in 415000 & 415900):								
402900	Creosoted or otherwise treated	M b. f.	None	None					
403100	Other	M b. f.	None	None					
403200	Creosoted piling	Ln. ft.	None	None					
403400	Other piling	Ln. ft.	None	None					
	Telegraph, trolley, & electric-light poles	Units & lin. ft.	None	None					
	SAWMILL PRODUCTS (LUMBER)								
	Sawed timber, 5" or larger in least dimension:				473600	Fibre insulation board, 7/16" & over in thick- ness, except quilt or blanket types (include of cane & other fiber).	Sq. ft.	25	25
406000	Softwoods, not treated:				473800	Wallboard, paper or pulp, 1/8" to less than 7/16" in thickness (include of cane & other fiber).	Sq. ft.	25	25
406300	Southern pine	M b. f.	None	None					
406500	Douglas fir	M b. f.	None	None					
406900	Cedar	M b. f.	None	None					
407900	Other softwoods (include hemlock & Sitka spruce)	M b. f.	None	None					
408000	Hardwoods, not treated	M b. f.	None	None	500100	Coal, anthracite	L. ton	100	25
408500	Creosoted or otherwise treated:				500200	Coal, bituminous	L. ton	100	25
	Southern pine	M b. f.	None	None	500300	Coal & coke briquets	L. ton	100	25
	Other	M b. f.	None	None	500400	Coke (include coal-tar coke) (report petroleum coke in 504800).	L. ton	100	25
	Boards, planks & scantlings, less than 5" in least dimension:								
410000	Softwoods:								
410100	Cypress	M b. f.	None	None					
410200	Douglas fir, rough	M b. f.	None	None	502700	Kerosene (except distillates), (include burning oils, mineral colza, petrolite, and signal oil).	Bbls.	100	None
410300	Douglas fir, dressed	M b. f.	None	None	503000	Gas oil and distillate fuel oil (include Diesel, furnace, & other overhead fuel oils).	Bbls.	100	None
410400	Southern pine, rough	M b. f.	None	None	503100	Residual fuel oil (include residuum from crack- ing of petroleum distillates).	Bbls.	100	None
410610	Southern pine, dressed	M b. f.	None	None	504200	Petrolatum and petroleum jelly (all grades)	Lbs.	100	None
410650	Ponderosa pine	M b. f.	None	None	504500	Paraffin wax, unrefined, except slack waxes	Lbs.	None	None
410720	White pine (include northern white, Norway, Idaho white & sugar pine)	M b. f.	None	None	504600	Paraffin wax, refined & semirefined	Lbs.	None	None
410790	Port Orford cedar	M b. f.	None	None	504800	Petroleum coke	L. ton	100	25
410800	Other cedar (include western red)	M b. f.	None	None	505900	Mineral oil, white, for industrial purposes (ex- cept as blending agent).	Gals.	100	None
410900	Redwood	M b. f.	None	None					
411200	Spruce	M b. f.	None	None					
411600	Hemlock	M b. f.	None	None					
	Other softwoods	M b. f.	None	None					
411700	Hardwoods:								
411800	Ash	M b. f.	None	None					
411900	Birch, beech & maple	M b. f.	None	None	533200	Closet bowls & water-closet sets (include tanks).	Piece	100	25
412000	Chestnut	M b. f.	None	None	533300	Lavatories, sinks & other sanitary articles (in- clude urinals & bidets).	Piece	100	25
412000	Cottonwood	M b. f.	None	None	533400	Sanitary fixtures & fittings & parts, n. e. s.		100	25
412100	Gum, red & sap	M b. f.	None	None					
412200	Gum, tupelo & black	M b. f.	None	None					
412300	Hickory	M b. f.	None	None					
412400	Oak	M b. f.	None	None					
412500	Poplar	M b. f.	None	None					
412600	Walnut	M b. f.	None	None					
412700	Mahogany	M b. f.	None	None					
412800	Magnolia	M b. f.	None	None	540998	Abrasives: Corundum	Lbs.	1	1
412900	Lignum-vitae	M b. f.	None	None	551000	Unmanufactured mica (unprocessed block mica, including thumb-trimmed, knife- trimmed and sickle-trimmed).	Lbs.	1	1
413000	Teak	M b. f.	None	None					
413100	Oak flooring	M b. f.	None	None	551300	Mica, block pack splittings and good stained and better block or film.	Lbs.	100	25
413200	Other hardwood flooring	M b. f.	None	None					
413400	Wagon-oak planks (includes railway car material)	M b. f.	None	None					
413600	Small hardwood dimension stock: Except squares	M b. f. & units.	None	None	600700	Pig iron	L. ton	None	None
413700	Oak squares	M b. f. & units.	None	None					
413800	Other squares	M b. f. & units.	None	None					
413900	Other hardwoods	M b. f. & units.	None	None					
	Railroad ties, sawed (one tie equals 35 bd. ft.) (report hewn in 402600 & 402900):				601020	No. 1 heavy melting steel scrap (Category 2)	L. ton	100	25
415000	Creosoted or otherwise treated	M b. f.	None	None	601030	No. 2 melting steel scrap (Category 3)	L. ton	100	25
415900	Other	M b. f.	None	None	601040	Hydraulically compressed and baled sheet scrap (Categories 7 and 8).	L. ton	100	25
	WOOD MANUFACTURES				601070	Cast and burnt iron scrap (Categories 1, 9, 10, 11 and 12).	L. ton	100	25
421401	Plywood, aero grade	Sq. ft.	None	None	601090	Other (Categories 4, 5, 6 and 13) (include heavy shoveling steel, selected rail scrap, machine-shop turnings, wire shorts, etc.).	L. ton	100	25
421405	Plywood, hardwood, except aero grade	Sq. ft.	None	None	601300	Triplate circles, strips, cobbles, and scroll- shear butts.	L. ton	1	1
421407	Plywood, Douglas fir, except aero grade	Sq. ft.	None	None	601400	Waste—waste triplate	L. ton	1	1
421409	Plywood, softwood, except Douglas fir & aero grade.	Sq. ft.	None	None	601500	Terneplate clippings and scrap	L. ton	100	25
422200	Lath	M	None	None	603300	Iron sheets, galvanized	Lbs.	1	1
422500	Shingles (square coverage of 100 sq. ft.)	Squares	None	None	603400	Steel sheets, galvanized	Lbs.	1	1
422600	Doors	Units	None	None	604100	Triplate and taggers' tin	Lbs.	1	1
422800	Trim & moldings	Ln. ft.	None	None	604200	Terneplate, including long terms	Lbs.	1	1
423200	Sash & blinds, n. e. s.	Units	None	None	604800	Metal lath (expanded metal)	Lbs.	100	25
423950	Prefabricated and ready-cut houses (include portable houses, knock-down, wood).	Units	None	None	606805	Cast-iron soil pipe	Lbs.	100	25
423990	Other millwork & house fixtures (include cup- boards, cabinets, mantels, grilles, panels (ex- cept plywood), partitions, stairs, columns, window & door frames & other built-in house fixtures, made-up or knock-down).	Bd. ft.	None	None	606898	Cast-iron soil pipe fittings	Lbs.	100	25
					608610	Woven-wire screen cloth, insect.	Lbs.	None	None
					</				

See footnote at end of table.



Dept. of Com- merce Sched- ule B No.	Commodity	Unit	GLV dollar value limits country group		Dept. of Com- merce Sched- ule B No.	Commodity	Unit	GLV dollar value limits country group	
			K	E				K	E
	IRON & STEEL MANUFACTURES—continued					CONSTRUCTION & CONVEYING MACHINERY			
614900	House-heating radiators, cast iron	Lbs.	100	25	720500	Dredging machinery, mining, include bucket, elevator & hydraulic types.		100	25
617900	Padlocks, iron, steel, brass and bronze	Doz.	100	25	724900	Belt conveyors, underground mine	Units	100	25
618000	Door locks and lock sets of iron, steel, brass and bronze.	Doz.	100	25	729100	Chain & elevator conveyors, shaker conveyors, duck bills, track loaders, mining.		100	25
618100	Cabinet and other locks of iron, steel, brass and bronze.	Doz.	100	25		MINING, WELL & PUMPING MACHINERY			
618200	Hinges and butts, iron and steel	Doz. prs.	100	25	730500	Coal cutters, longwall, shortwall, universal & arewall cutters.	Units	100	25
618300	Other builders' hardware		100	25	731100	Drills, underground mine, electric		100	25
618400	Other furniture hardware		100	25	733900	Underground loaders		100	25
618800	Other hardware, n. e. s.: Bathroom fixtures, cadmium plated; brackets; curtain cranes; curtain hooks, except wire hooks; curtain rod fixtures; curtain rods; drapery fixtures; hooks, safety, patent; pulleys, steel; robe hooks, steel; section brackets; shelf brackets; soap dispensers.		100	25		OTHER INDUSTRIAL MACHINERY			
	BRASS AND BRONZE MANUFACTURES				759300	Milk shipping containers	Lbs. & units	100	25
644000	Brass and bronze, scrap and old	Lbs.	1	1	780200	Milk shipping cans	Lbs. & units	100	25
644100	Brass & bronze ingots	Lbs.	1	1		AGRICULTURAL MACHINERY & IMPLEMENTS			
644801	Brass & bronze bars, rods & unfinished shafting	Lbs.	1	1		AUTOMOBILES, PARTS, ACCESSORIES & SERVICE EQUIPMENT			
644805	Brass & bronze blanks (bronze only)	Lbs.	1	1		Motor trucks, busses, & chassis (new) (include automotive fire engines in class according to capacity):			
647906	Brass & bronze structural shapes (bronze only)	Lbs.	1	1		Under 1 ton:			
647913	Brass & bronze castings & forgings (bronze only).	Lbs.	1	1	790101	¼ ton & under (include jeeps for commercial use).	Units	100	25
647919	Brass & bronze circles (bronze only)	Lbs.	1	1	790102	Over ¼ ton, not over ½	Units	100	25
	LEAD AND MANUFACTURES				790103	Over ½ ton & under 1 ton	Units	100	25
650700	Pigs & bars (include blocks & ingots)	Lbs.	100	25	790201	1 and not over 1½ tons:	Units	100	25
650800	Sheets & pipes (include bends)	Lbs.	100	25	790202	1 ton	Units	100	25
651200	Solder	Lbs.	1	1		Over 1, not over 1½ tons	Units	100	25
651505	Type metal (antimonial lead)	Lbs.	100	25		Over 1½, not over 2½ tons:			
651520	Lead anodes	Lbs.	1	1	790301	Over 1½, not over 2½ tons, n. e. s.	Units	100	25
651537	Lead plate, or battery plate, not assembled as complete battery units.	Lbs.	100	25		Over 2½ tons:			
651598	Lead scrap & residues		1	1	790431	Diesel & semi-Diesel (injection type):	Units	100	25
	TIN AND MANUFACTURES				790433	Over 2½, not over 4 tons	Units	100	25
655502	Collapsible tubes		1	1	790435	Over 4, not over 5 tons	Units	100	25
655507	Tin metal in ingots, pigs, bars, blocks, slabs & other forms.	Lbs.	1	1	790461	Over 5 tons	Units	100	25
655508	Tin scrap & waste (include dross)	Lbs.	1	1	790463	Gasoline (carburetor type):	Units	100	25
655598	Other tin & manufactures, except phosphorus tin.	Lbs.	1	1	790465	Over 2½, not over 4 tons	Units	100	25
	OTHER NONFERROUS ORES, METALS & ALLOYS, EXCEPT PRECIOUS				790500	Over 4, not over 5 tons	Units	100	25
662000	Babbitt metal (report scrap & dross in 664908)	Lbs.	1	1	790700	Over 5 tons	Units	100	25
664510	Ores and concentrates n. e. s.: Bismuth matte, slimes residues and base bullion.	Lbs.	1	1	790800	Bus chassis	Units	100	25
664598	Monazite sands		None	None	790800	Passenger cars & chassis (new):	Units	100	25
664598	Thorium ores and concentrates	Lbs.	1	1	790900	Not over \$850 (list price)	Units	100	25
664598	Uranium ores & concentrates	Lbs.	None	None	791000	Over \$850, not over \$1,200 (list price)	Units	100	25
	Metals & alloys in primary forms, n. e. s. (except ferro-alloys):				791100	Over \$1,200, not over \$2,000 (list price)	Units	100	25
664901	Antimony (include metals or regulus, needle or liquidated antimony, alloys & antimony-bearing scrap metal).	Lbs.	1	1		Over \$2,000 (list price)	Units	100	25
	Metals and alloys in primary forms, n. e. s.:					Passenger cars & chassis (second hand)	Units	100	25
664910	Bismuth metals and alloys	Lbs.	1	1		Automobile engines:			
664915	Cadmium metals (include metallic shapes)	Lbs.	1	1		For assembly on new vehicles with American trade names:			
664917	Cadmium alloys	Lbs.	100	25	792830	Motor truck and bus engines:	Units	100	25
664950	Radium metal (radium content)	Mg.	100	25		Diesel & semi-Diesel (injection type)	Units	100	25
664998	Babbitt metal dross and scrap	Lbs.	1	1	792850	Gasoline (carburetor type)	Units	100	25
664998	Thorium metals and alloys	Lbs.	1	1	792900	Passenger car engines	Units	100	25
664998	Uranium metal	Lbs.	None	None		For replacement on vehicles with either American or foreign trade names or assembly on new vehicles with foreign trade names:			
667000	Type (include multigraph type) (report type metal in 651505)	Lbs.	100	25	793130	Diesel & semi-Diesel (injection type).	Units	25	25
	PRECIOUS METALS & PLATED WARE, EXCEPT JEWELRY & PRECIOUS METALS FOR DENTISTRY, GOLD & SILVER IN ORE, BULLION & COIN				793150	Gasoline (carburetor type)	Units	25	25
692205	Platinum bars, ingots, sheets, wire, sponge & other forms (include scrap).	T. oz.	1	1		OTHER VEHICLES & PARTS			
692905	Platinum manufactures (except jewelry) (include crucibles).	T. oz.	None	None	800500	Underground mine cars	Units	100	25
	ELECTRICAL MACHINERY & APPARATUS				800700	Jeeps, new, Army ordnance	Units	100	25
701300	Batteries, storage, 6 & 12 volt, include aircraft, automotive, and radio batteries and knocked-down assemblies.	Units	None	None		COAL-TAR PRODUCTS			
704500	Electric underground mining locomotives, include crawler trucks, shuttle cars.	Units	100	25	800700	Crude & refined coal tar	Gals.	100	25
708300	Telephone instruments	Units	100	None	801000	Coal-tar pitch	L. ton	100	25
708700	Hand generators and parts		25	None	801000	Cresote or dead oil	Gals.	100	25
708700	Magnets and parts		25	None	801100	Toluol (Toluene) (report quantity on basis of 100%).	Lbs.	100	25
708700	Ringers and parts		25	None	802000	Naphthalene	Lbs.	100	25
708700	Batteries and boxes		25	None	802000	Tar acid oil	Lbs.	100	25
708700	Telephone instrument parts		25	None	802400	Coal-tar acids, crude & intermediate:			
709300	Varnished cambric, electrical insulation or rubber separators.	Lin. yd.	100	25	802400	Cresylic acid & cresols	Lbs.	1	1
					802400	Benzoic acid, technical & medicinal grade	Lbs.	1	1
					802550	Coal-tar intermediates except acids:			
					802590	Dimethylaniline	Lbs.	100	25
					802590	Dimethyl phthalate	Lbs.	100	25
					802590	Para-nitraniline	Lbs.	25	25
						MEDICINAL AND PHARMACEUTICAL PREPARATIONS			
					811100	Castor oil (report commercial grades in 224901)	Gals.	25	25
					811300	White-mineral oil	Gals.	100	None
					811900	Fish oils & fish-liver oils & concentrates, medicinal grade, in bulk only, except cod-liver oil.	Lbs.	1	1
					812300	Insulin		1	1
					812300	Liver extract in bulk		100	25
					812300	Pancreatin		100	25
					812300	Suprarenal cortex		100	25

See footnotes at end of table.



Dept. of Com- merce Sched- ule B No.	Commodity	Unit	GLV dollar value limits country group		Dept. of Com- merce Sched- ule B No.	Commodity	Unit	GLV dollar value limits country group	
			K	E				K	E
MEDICINAL AND PHARMACEUTICAL PREPARATIONS—continued					INDUSTRIAL CHEMICALS—continued				
812730	Quinine sulfate	Av. oz.	*None	*None	837900	Sodium nitrate	Lbs.	1	1
812750	Cinchona salts	Av. oz.	*None	*None	837900	Sodium perborate	Lbs.	1	1
812750	Cinchonidine sulfate	Av. oz.	*None	*None	837900	Sodium plumbite	Lbs.	100	25
812750	Cinchonidine salts & compounds, except sulfate	Av. oz.	*None	*None	838400	Sodium resinate	Lbs.	100	25
812750	Cinchonine salts & compounds, with sulfate	Av. oz.	*None	*None	838500	Ammonium nitrate	Lbs.	100	25
812750	Cinchonine salts & compounds, except sulfate	Av. oz.	*None	*None	839900	Ammonium sulfate	Lbs.	100	25
812750	Quinine salts & compounds (quinine sulfate content)	Av. oz.	*None	*None	839900	Actinium bearing salts & compounds	None	None	None
812750	Quinidine alkaloid	Av. oz.	*None	*None	839900	Antimony oxides (tri-, tetra-, penta-	100	25	25
812750	Quinidine salts & compounds	Av. oz.	*None	*None	839900	Antimony sulfate	100	25	25
813575	Penicillin & penicillin products		10	10	839900	Bismuth sub-nitrate	1	1	1
813575	Streptomycin		None	None	839900	Bismuth sub-salicylate	1	1	1
813590	Bismuth salts—sub-carbonate		1	1	839900	Bismuth salts & compounds, other, except bismuth carbonates and mixtures and bismuth nitrates and mixtures	1	1	1
813590	Bismuth salts—sub-gallate		1	1	839900	Chemicals containing artificial radioactive isotopes	None	None	None
813590	Bismuth salts & compounds, other, medicinal grade		1	1	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
813590	Caffeine alkaloid		1	1	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
813590	Caffeine salts & compounds		1	1	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
813590	Colchicine		None	None	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
813590	Emetine & emetine salts		*None	*None	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
813590	Pharmaceutical dextrose & glucose including dextrosemonohydrate, bulk only		100	25	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
813590	Radium salts & compounds for medical use (state radium content)		None	None	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
813590	Radon (radium emanations)		None	None	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
813590	Strychnine & strychnine salts		1	1	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
813590	Theobromine & theobromine salts & compounds		1	1	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
815700	Malaria chill & fever remedies containing quinine		None	None	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
CHEMICAL SPECIALTIES									
820000	Nicotine sulfate (40% basis) (report nicotine mixtures in 820950 and free nicotine in 820990)	Lbs.	1	1	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
820100	Copper sulfate (blue vitriol)	Lbs.	100	25	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
820530	Pyrethrum extract	Lbs.	1	1	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
820590	Pyrethrum or insect flower powders	Lbs.	1	1	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
820590	Rotenone	Lbs.	1	1	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
823800	Arctic Syntex M	Lbs.	1	1	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
823800	Igepon T	Lbs.	None	None	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
823800	Igepon TD	Lbs.	None	None	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
823800	MP 189	Lbs.	None	None	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
823800	MP 189 SX	Lbs.	None	None	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
823800	MP 646	Lbs.	None	None	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
823800	Naccoral HG	Lbs.	None	None	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
823800	Naccoral NR	Lbs.	None	None	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
823800	Naccoral NRG	Lbs.	None	None	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
823800	Naccoral NRSF	Lbs.	None	None	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
823800	Neutronyx 33	Lbs.	1	1	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
823800	Santomerse No. 1	Lbs.	None	None	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
823800	Santomerse No. 2	Lbs.	None	None	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
823800	Santomerse No. 55	Lbs.	None	None	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
823800	Synthetic detergent 92	Lbs.	1	1	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
823800	Ultrawet A	Lbs.	None	None	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
823800	Ultrawet 40 A	Lbs.	None	None	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
823800	Ultrawet 60 A	Lbs.	None	None	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
823800	Vcl.	Lbs.	1	1	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
823900	Chromium tanning mixtures	Lbs.	1	1	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
825100	Ester gums in powder, flake or liquid form (include scrap)	Lbs.	100	25	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
825300	Rosin-modified maleic & fumaric resins	Lbs.	100	25	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
825500	Pentaerythritol esters of rosin, glycol esters of rosin, & methyl esters of rosin	Lbs.	100	25	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
825500	Rosin-modified phenolic resins	Lbs.	100	25	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
829200	Tanners' fat liquor	Lbs.	100	25	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
829600	Pectin	Lbs.	100	25	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
829970	Desoxycorticosterone		1	1	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
829990	Nicotine alkaloid		1	1	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
829990	Rosin size		100	25	839900	Chromium salts & compounds (except chemical pigments)	1	1	1
INDUSTRIAL CHEMICALS									
830200	Acids & anhydrides, organic:	Lbs.	1	1	851510	Phosphate rock, Florida:	L. ton	100	25
830300	Tartaric acid				851520	Land pebble <sup>1</sup>			
830910	Acids & anhydrides, inorganic:	Lbs.	1	1	851560	Other (include soft rock, colloidal & sintered matrix) <sup>1</sup>	L. ton	100	25
830910	Chromic				851580	Phosphate rock, Tennessee, Idaho & Montana <sup>1</sup>			
831100	Alcohols:	Lbs.	25	25	851901	Normal (standard) superphosphate, containing not more than 25% available phosphoric acid (P <sub>2</sub> O <sub>5</sub> )	Lbs.	300	25
831200	Ethylene glycol				851909	Concentrated superphosphate, containing more than 25% available phosphoric acid (P <sub>2</sub> O <sub>5</sub> )			
831400	Denatured alcohol (solidified)	Lbs.	1	1	852000	Other phosphate material (include bone-ash dust & meal & animal carbon for fertilizer, basic slag, South Carolina river rock, etc.) (report ammonium phosphate as fertilizer in 854000; as industrial chemical in 838500)	Lbs.	300	25
831500	Glycerin (100% glycerin basis)	Lbs.	100	25	853000	Potassium chloride	Lbs.	300	25
831500	Amyl alcohol	Lbs.	1	1	853100	Potassium sulfate	Lbs.	300	25
831500	Crude glycerin	Lbs.	100	25	854000	Nitrogenous phosphatic types (concentrated chemical fertilizers) (include ammonium phosphate)	Lbs.	300	25
831500	Ethyl alcohol	Lbs.	1	1	855100	Prepared fertilizer mixtures:	Lbs.	100	25
831500	Glycols	Lbs.	100	25	855100	Plant foods <sup>1</sup>			
831500	Glycols, mixed	Lbs.	100	25	855100	Other	Lbs.	300	25
831500	Lauryl alcohol	Lbs.	100	25					
831600	Acetone	Lbs.	100	25					
832900	Amyl acetate	Lbs.	1	1					
832900	Argols	Lbs.	100	25					
835700	Potassium bichromate & chromate	Lbs.	1	1					
835900	Potassium sulfate, technical grade	Lbs.	100	25					
835900	Potassium chloride, technical grade	Lbs.	100	25					
835900	Superphosphates	Lbs.	100	25					
836800	Sodium bichromate & chromate	Lbs.	1	1					
837300	Sodium hydroxide or caustic soda, except in small packages	Lbs.	100	25					
837700	Sodium phosphate, tri- or pyro-	Lbs.	1	1					

See footnotes at end of table.



Dept. of Com- merce Schedule B No.	Commodity	Unit	GLV dollar value limits country group		Dept. of Com- merce Schedule B No.	Commodity	Unit	GLV dollar value limits country group	
			K	E				K	E
	SOAP & TOILET PREPARATIONS					SCIENTIFIC & PROFESSIONAL INSTRUMENTS, APPARATUS & SUPPLIES			
	Soap:								
871000	Medicated	Lbs.	5	1	915590	Dental burrs		1	1
871200	Toilet or fancy	Lbs.	10	1					
871300	Laundry	Lbs.	5	1		MISCELLANEOUS COMMODITIES, N. E. S.			
871600	Powdered or flaked (include Lux, Fab, Chipso, Ivory Flakes, Beads, Rinso, etc.):				968000	Metal beverage crowns made of tinplate	Gross	100	25
871600	Industrial soap powders	Lbs.	25	5		Commodities exported for relief or charity by individuals and private agencies: (The following classifications are not used for ex- ports for relief or charity by U. S. Govern- ment agencies or by UNRRA, except for ex- ports of used clothing, blankets and bedding by such agencies, which are reported under 999820 or 999830. All other exports by U. S. Government agencies or by UNRRA, in- cluding new clothing, blankets, and bedding are reported under their specific Schedule B Numbers):			
871600	Other	Lbs.	1	1		Food		None	None
871800	Shaving creams	Lbs.	5	1		Clothing, new, cotton or worsted		25	25
871900	Shaving cakes, powders & sticks	Lbs.	5	1		Blankets and bedding, new, cotton		25	25
872400	Pastes, powders, soaps, & household wash- ing powders (fat content above 10% but not above 25%).	Lbs.	100	25					
872400	Abrasive types of pastes, powders or soaps (fat content above 10%).	Lbs.	100	25					
872900	Other soap	Lbs.	1	1					
	PHOTOGRAPHIC & PROJECTION GOODS				999810				
					999820				
914000	Tracing cloth, sensitized		100	25	999830				

\*When an asterisk precedes the GLV dollar-value limit for any commodity, all forms, conversions, and derivatives of the commodity, even though not covered by the Schedule B number for the entry, are subject to the value limitations specified.

† Requires individual license for export to all areas except the other American Republics excluding Argentina.

‡ GLV value limits for shipment to Argentina, \$1.00.

§ No Schedule B number is assigned to this commodity. Silver bars and ingots are not included in the merchandise total of United States foreign trade statistics but are shown in separate tables.

\* Cod-liver oil in any form is under general license to Group K destinations.

This amendment shall become effective immediately.

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 638, 77th Cong.; Pub. Law 397, 78th Cong.; Pub. Law 99, 79th Cong.; E.O. 8900, 6 F.R. 4795; E.O. 9361, 8 F.R. 9861; Order No. 1, 8 F.R. 9938; E.O. 9380, 8 F.R. 13081; E.O. 9630, 10 F.R. 12245; Order No. 390, 10 F.R. 13130)

Dated: February 21, 1946.

JOHN C. BORTON,  
Director,  
Requirements and Supply Branch.

[F. R. Doc. 46-3378; Filed, Mar. 1, 1946;  
4:58 p. m.]

## Chapter IX—Civilian Production Administration

**AUTHORITY:** Regulations in this chapter unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 177, 58 Stat. 827 and Pub. Law 270, 79th Cong.; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; E.O. 9599, 10 F.R. 10155; E.O. 9638, 10 F.R. 12591; CPA Reg. 1, Nov. 5, 1945, 10 F.R. 13714.

### PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Regulation 28, Direction 8, as amended March 1, 1946]

### SPECIAL PROVISIONS FOR THE ASSIGNMENT OF CC RATINGS IN ORDER TO INCREASE THE MANUFACTURE OF CONCRETE BUILDING PRODUCTS AND TO INCREASE THE MANU- FACTURE AND ASSURE THE MAINTENANCE OF CONCRETE BUILDING PRODUCTS MA- CHINERY AND EQUIPMENT

Priorities Regulation 28, Direction 8 is hereby amended to read as follows:

(a) The supply of concrete building products is dependent upon the maintenance and expansion of existing plants producing such products and the construction of new plants. The supply of concrete building products and of special concrete products machinery is substantially less than present and anticipated requirements for housing construction. This shortage is therefore a serious threat to the economy of the country during the reconversion period. Consequently, CPA will assign CC ratings as provided in paragraph (d) (1) (iii) of Priorities Regulation 28 in accordance with the conditions of this direction where necessary to maintain or expand the production of concrete building products and of special concrete products machinery.

(b) **Definitions.** For the purpose of this direction. (1) "Concrete building products" means light weight and heavy weight aggregate concrete blocks and cement brick.

(2) "Special concrete products machinery" means machinery and equipment of a general type designed solely for the production of concrete building products and useful only for that purpose (such as concrete block and brick machines and attachments, including concrete mixers and skip loaders as commonly used in the concrete products industry), but does not include general types of equipment suitable for other use even though a particular piece of equipment is designed and built expressly for the concrete products manufacturer (e. g., an electric motor built by a motor manufacturer specifically for a concrete block manufacturer).

(3) "Light weight aggregates" means cinders, burned clay or shale, and blast furnace slag.

(c) **Manufacturers of concrete building products—(1) Capital equipment.** CC ratings may be assigned to manufacturers of concrete building products for capital equipment other than "special concrete products machinery" where the manufacturer is unable to obtain delivery without a rating, and:

(i) The equipment will result in a substantial increase in production, or

(ii) The equipment is needed to replace present operating equipment which is in danger of imminent break-down. CC ratings will be assigned to the delivery of "special

concrete products machinery" only under the provisions of Priorities Regulation 28.

(2) **Construction.** CC ratings may be assigned for materials which cannot be obtained without ratings, where required for construction of new plants and expansion of existing plants in order to secure increased production.

(3) **Certain production materials and MRO.** CC ratings may be assigned to manufacturers of concrete building products to obtain light weight aggregates as production materials, and for MRO, where the manufacturer demonstrates that he is unable to obtain the item without priorities assistance, but regardless of whether the item is needed to maintain minimum economic production in the plant.

(d) **Manufacturers of "special concrete products machinery".** (1) **Production materials and MRO.** CC ratings may be assigned to manufacturers of "special concrete products machinery" for production materials (including those to be sold as maintenance, repair and operating supplies for such machinery) and MRO, where the manufacturer of the concrete products machinery demonstrates that he is unable to obtain delivery of the minimum amount at the latest date practicable without a rating.

(2) **Capital equipment.** CC ratings for capital equipment for the machinery manufacturer will be assigned only as provided in Priorities Regulation 28.

(e) **Denials of CC ratings.** The CC rating will be denied where it appears that the item for which a CC rating will be used is available, but under different terms of sale or from a supplier other than the applicant's customary supplier.

(f) **Priorities Regulation 28 still applies.** In any case not covered by the above, CC ratings will be assigned only as provided in Priorities Regulation 28.

Issued this 1st day of March, 1946.

CIVILIAN PRODUCTION ADMINIS-  
TRATION,

By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 46-3382; Filed, Mar. 1, 1946;  
4:59 p. m.]



## PART 3270—CONTAINERS

[Conservation Order M-81, Revocation of Direction 9]

## SPECIAL RESTRICTIONS ON USE OF TIN PLATE AND DELIVERY AND USE OF TIN PLATE CANS

Direction 9 to Conservation Order M-81 is hereby revoked. This revocation does not affect any liabilities incurred for violation of the direction or of actions taken by the Civilian Production Administration under the direction. The direction is superseded by Order M-81, as amended simultaneously with this revocation.

Issued this 1st day of March 1946.

CIVILIAN PRODUCTION  
ADMINISTRATION,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 46-3381; Filed, Mar. 1, 1946;  
4:59 p. m.]

## PART 3270—CONTAINERS

[Conservation Order M-81 as Amended March 1, 1946]

## CANS

Section 3270.31 Conservation Order M-81 is amended to read as follows:

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of materials entering into the manufacture of cans for defense, for private account and for export, and the following order is deemed necessary and appropriate in the public interest and to promote the national defense.

§ 3270.31 *Conservation Order M-81—*  
(a) *What this order does.* This order establishes the sequence of manufacture and delivery, and limits the use of cans made of tinplate, terneplate or blackplate. The order lists in Schedule I the only products which may be packed in tinplate, terneplate, or blackplate cans. Certain exceptions are stated in paragraphs (h), (i), (j), and (k).

(b) *Definitions.* For the purpose of this order:

(1) "Can" means any unused container made in whole or in part of tinplate, terneplate, or blackplate, which is suitable for packing any product. The term includes any container which has a closure or fitting, made in whole or in part of tinplate, terneplate or blackplate, but does not include a glass container having such a closure or fitting. The term does not include fluid milk shipping containers.

(2) "Tinplate" means steel sheets coated with tin (including primes and seconds) and includes (i) electrolytic tinplate in which the tin coating is applied by electrolytic deposition, and (ii) hot dipped tinplate in which the tin coatings are applied by immersion in molten tin. The term includes hot

dipped tinplate waste-waste, but not electrolytic tinplate waste-waste or tinplate waste.

(3) "Terneplate" means steel sheets coated with terne metal (including primes and seconds). The term does not include terneplate waste-waste or terneplate waste. "Terne metal" means the lead-tin alloy used as the coating for terneplate but does not include lead recovered from secondary sources which contains not more than 2½ percent residual tin.

(4) "SCMT" means special coated manufacturers' terneplate.

(5) "Waste" means scrap tinplate and terneplate (including strips and circles) produced in the ordinary course of manufacturing cans and tinplate and terneplate strips produced in the ordinary course of manufacturing tinplate and terneplate. The term also includes tinplate and terneplate parts recovered from used cans.

(6) "Waste-waste" means hot dipped or electrolytic tin-coated steel sheets or steel sheets coated with terne metal which have been rejected during processing by the producer because of imperfections which disqualify such sheets from sale as primes or seconds.

(7) "Blackplate" means steel sheets (other than tinplate or terneplate) 29 gauge or lighter. The term includes "blackplate rejects", chemically treated blackplate (CTB), electrolytic tinplate waste-waste, terneplate waste-waste, tinplate waste, and terneplate waste. The term does not include hot dipped tinplate waste-waste.

## RESTRICTIONS ON CAN MANUFACTURERS

(c) *General restrictions on sale, manufacture and delivery.* No person shall sell, manufacture or deliver any cans which he knows, or has reason to believe, will be accepted or used in violation of any provision of this order.

(d) *Manufacturing and delivery preferences for certain types of cans.* (1) Can manufacturers must disregard preference ratings (except AAA) in accepting and filling orders for cans.

(2) Every can manufacturer must regard each of his requirements contracts as an order calling for delivery of cans in the quantities and at the times he reasonably anticipates will be requested under the contract, based on past experience under the same or similar contracts. (A "requirements contract" is a contract under which a purchaser of cans agrees to buy his entire requirements of cans from a certain can manufacturer for a stated period without specifying the delivery dates on which the cans will be required or the quantities which will be required.) So far as practicable every can manufacturer shall schedule his operations (including his ordering of tinplate, terneplate and blackplate) so as to permit delivery of cans in the quantities and at the times he reasonably anticipates will be requested. Where he is unable to schedule all orders for cans

for delivery at the time he anticipates will be requested, he should schedule his operations and select the orders to be placed in his production schedule according to the following preference:

(i) Anticipated requirements for cans to pack products designated with the letter A in Column 2 of Schedule I, or cans for home canning made under paragraph (j).

(ii) Anticipated requirements for cans to pack products designated with the letter B in Column 2 of Schedule I.

(iii) Anticipated requirements for cans to pack products designated with the letter C in Column 2 of Schedule I.

(3) A can manufacturer must not wait until he receives actual delivery orders under his requirements contracts before giving those contracts the preferential treatment described in paragraph (d) (2). Also he must not fill any orders for cans with lower preference designations if by doing so he will make himself unable to meet deliveries which he reasonably anticipates will be requested for cans with a higher preference.

(e) *Completion and sale of outdated cans.* Whenever can material specifications for a product are changed by an amendment to this order, a can manufacturer must continue to sell, make and deliver cans for that product (subject to the preferences of paragraph (d)) in accordance with the former specifications and must not make any cans conforming to the new specifications as long as there is available to him tinplate, terneplate, or blackplate which was intended for use under the former specifications, and which was in process at the tin mill or in its inventory for his account, or in his own inventory on the date of the change.

(f) *Certificate for deliveries of cans.* No can manufacturer shall sell, make or deliver any cans unless he has received from the purchaser after March 1, 1946, a certificate signed manually or as provided in Priorities Regulation 7. This certificate shall be in substantially the following form and once filed by a purchaser with a supplier, covers all future deliveries from the supplier to that purchaser:

The undersigned purchaser certifies, subject to criminal penalties for misrepresentation, that he is familiar with Order M-81 of the Civilian Production Administration, and that all purchases from you of items regulated by that order, and the use of the cans by the undersigned, will be in compliance with that order.

The standard certificate described in Priorities Regulation 7 may not be used in place of this certificate. Any person who has given a certificate under this order before March 1, 1946, need not file a new certificate until March 14, 1946.

## RESTRICTIONS ON CAN USERS

(g) *General restrictions on use of cans.* No person may use a tinplate, terneplate, or blackplate can for any purpose other than for packing the products listed in



Schedule I in accordance with the packing quota, size and material limitations set forth in that schedule. The only exceptions to this rule are set forth in paragraphs (h) through (k).

(h) *Exception for small users.* Any person whose total use of cans for packing in any calendar year requires less than 250 base boxes of tinplate and terneplate may use cans with the soldered parts made from 0.25 electrolytic tinplate for packing any food product, except animal food (see paragraph (1)). Such small users are exempt from packing quotas for tinplate or terneplate cans.

(i) *Exception for persons without quotas.* Where a packing quota is established in Schedule I for a particular product, any person who did not pack that product during the base period stated may continue to pack it until March 14, 1946 without regard to the packing quota. If he wants to pack that product after that date, he must apply for a quota by filing a letter in duplicate with the Civilian Production Administration, Washington 25, D. C., Ref: M-81. This letter should state what product or products he wants to pack and what facilities he has for this purpose. Civilian Production Administration will assign a quota to him on an equitable basis in view of the quotas of other packers in the industry.

(j) *Exception for products which are not to be sold.* Cans may be used to pack any product which is not to be sold in the same or different form, but this does not permit the use of cans contrary to the other provisions of the order for the purpose of advertising or promoting the sale of a product.

As explained in paragraph (d) a can manufacturer shall schedule requirements of cans produced for home canning under this paragraph in accordance with preference "A". Any other cans produced under this paragraph shall be scheduled in accordance with preference "C".

(k) *Exception for cans permitted before an amendment.* Whenever can material specifications for a product are changed by an amendment to this order, any person may pack that product in any can which was permitted before the amendment if the can, or the tinplate, terneplate, or blackplate incorporated in it, was in his inventory, in the inventory of the can manufacturer, or in process or in inventory at a tin mill for the account of the can manufacturer on the date of the amendment. A packer must accept and use (within quota) any outdated cans for any product produced under paragraph (e) which the can manufacturer offers to him before using any cans for that product produced under the new specifications.

(l) *Prohibition against use of tinplate for cans for animal food.* No person shall use cans with any part made of tinplate, tinplate waste-waste, or tinplate waste, for packing any food which is not intended and suitable for human consumption. The use of such cans for animal and pet food is not permitted.

#### MISCELLANEOUS

(m) *Appeals.* Appeals from this order shall be filed by addressing a letter in triplicate to the Civilian Production Administration, Washington 25, D. C., Ref: M-81. The letter of appeal need not follow any particular form. It should state informally, but completely, the provisions appealed from, the precise relief desired, the reasons why denial of the appeal would result in undue and excessive hardship, and such other statistical and narrative information as may be pertinent.

(n) *Communications.* All communications concerning this order shall, unless otherwise directed, be addressed to: Civilian Production Administration, Washington 25, D. C., Ref: M-81.

(o) *Violations.* Any person who willfully violates any provision of this order or who, in connection with this order willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further delivery of, or from processing or using, material under priority control and may be deprived of priorities assistance.

Issued this 1st day of March 1946.

CIVILIAN PRODUCTION  
ADMINISTRATION,  
By J. JOSEPH WHELAN,  
Recording Secretary.

#### SCHEDULE I

*Column 1. Listed products.* Listed in this column are the only products, which may be packed in cans. Certain exceptions are stated in paragraphs (h), (i), (j), and (k).

*Column 2. Sequence of manufacture and delivery.* This column indicates the sequence which a can manufacturer must follow in the manufacture and delivery of cans permitted by this order. (see paragraph (d)).

*Column 3. Packing quotas.* (a) This column indicates the permitted packing quotas for the respective listed products. The quotas for the respective products are not interchangeable unless so noted. Where the word "unlimited" appears in the column opposite a particular product this means that a packer may use the specified cans in an unlimited quantity to pack that particular product. Where the permitted packing quota is specified as, for example, "100%-1945" this means that the packer's packing quota for the particular product for the calendar year 1946 is 100% of the quantity, by area of measurement of tinplate, terneplate and blackplate used by him for packing the par-

ticular product during the base year specified (1945 in the above example). Cans used for packing any product for U. S. Army or Navy use are exempt from the quota restrictions, and, in determining the packing quota for any product, all cans packed for these agencies during the base period specified shall be excluded.

(b) In addition to the general quota restrictions described above, from March 1 to September 30, 1946, no packer may use or accept delivery in any calendar month, or order for delivery in any calendar month, more cans for a product with a packing quota than 10% of his 1946 quota for that product. This monthly limit does not apply to any person whose total use of cans in 1946 does not exceed one carload. Also it does not require any person to order or accept delivery of cans in less than carload lots.

(c) For products designated with the letter "B" in Column 2 the quota restrictions apply to all cans for that product (including any cans made wholly of blackplate); except that any packer may order, accept delivery of, and use cans made wholly of blackplate in addition to his quota if he notifies the can manufacturer in writing that these additional cans are to be scheduled in accordance with preference "C".

(d) For products designated with the letter "C" in Column 2, the quota restrictions do not apply to cans made wholly of blackplate.

*Column 4. Can sizes.* This column indicates the permitted sizes of cans, except that any person may use for packing any listed product a can which is larger than the largest listed size for packing that product. Wherever the can size is specified by weight, the weight referred to shall be net weight of the contents of the can. Other can sizes are described in the terminology common to the industry such as "cylinder", "picnic", "oval", "drawn", "tall", "2", "10", "82", etc.

*Columns 5 and 6. Can materials.* These columns specify the materials permitted for the soldered and nonsoldered parts of the cans for each of the listed products. Any person may also use for packing a listed product blackplate cans or cans with a tin coating lighter than that specified for that product. Hot dipped tinplate waste-waste may be used wherever 0.50 or heavier tinplate is specified. Wherever "CTB" (chemically treated blackplate) is specified for food products 0.50 electrolytic tinplate may be substituted where such cans are to be delivered to the Army or the Navy for overseas use; however, where in such cases the cans are to pack listed meat products, 1.25 tinplate may be substituted. Wherever SCMT is specified, 0.25 electrolytic tinplate may be used. When only a figure is given in Column 5 or Column 6, this means that tinplate may be used for the part, and the figure given indicates the maximum weight of tin coating per single base box. Menders arising in the production of 0.50 electrolytic tinplate, which have been hot dipped with a maximum tin coating of 1.25 pounds per base box, may be used wherever 0.50 or heavier tinplate is specified in these columns. Menders arising in the production of 0.25 electrolytic tinplate which have been converted into SCMT may be used wherever 0.25 or heavier tinplate is specified in this order for nonfood cans. When a scored can is used to pack any of the meat products listed in this schedule, 1.25 tinplate may be used for the body of the can.



## SCHEDULE I—Continued

Product	Sequence of manufacture and delivery	Packing quota	Can sizes	Can materials		Product	Sequence of manufacture and delivery	Packing quota	Can sizes	Can materials	
				Soldered parts	Nonsoldered parts					Soldered parts	Nonsoldered parts
(1)	(2)	(3)	(4)	(5)	(6)	(1)	(2)	(3)	(4)	(5)	(6)
<b>Fruit and Fruit Products</b>						<b>Vegetables and Vegetable Products—Con.</b>					
1. Apples, including crab-apples.	A	Unlimited	10	1.50	0.50	66. Mushrooms.	A	100% 1945.	2Z, 4Z, 8Z.	1.25	0.50
2. Apple butter.	C	50% 1941	10	1.50	1.50	67. Okra.	B	100% 1945.	2, 2½, 10.	1.25	.50
3. Apple juice, enameled cans, plain bodies.	C	50% 1941	2, 3 cyl. 10.	1.50	1.50	68. Onions.	C	50% 1941.	2, 2½, 10.	1.25	.50
4. Apple sauce, including sauce from crabapples.	A	Unlimited	2, 3 cyl. 10.	1.50	.50	69. Peas, green.	A	Unlimited	2, 2 vac. 10.	.50	.50
5. Apricots.	A	Unlimited	2, 10.	1.50	.50	70. Peas & carrots.	B	100% 1945.	2, 2½, 10.	1.25	.50
6. Bananas.	C	50% 1941	2½, 10.	1.50	1.50	71. Pickles.	C	50% 1941.	10.	1.50	1.50
7. Berries.	A	Unlimited	2, 2½, 10.	1.50	1.50	72. Pimientos and peppers.	A	Unlimited	2, 10.	1.25	.50
8. Cherries.	A	Unlimited	2, 2½, 10.	1.50	1.50	73. Potatoes, sweet.	B	100% 1945.	2½, 3 vac.	1.25	.50
9. Cherry juice.	C	50% 1941	2, 3 cyl. 10.	1.50	1.50	74. Pumpkin and squash.	B	100% 1945.	2½, 10.	1.25	.50
10. Citrus concentrates.	A	Unlimited	6Z, 1 picnic, 2, 2½, 10.	1.25	1.25	75. Rhubarb.	C	50% 1941.	2, 2½, 10.	1.50	1.50
11. Citrus pulp and peel.	A	Unlimited	5 gal.	1.25	1.25	76. Sauerkraut.	B	100% 1945.	2½, 10.	1.50	1.50
12. Cranberries.	A	Unlimited	300.	1.50	1.50	77. Sauerkraut juice.	C	50% 1941.	2, 3 cyl. 10.	1.50	1.50
13. Currants.	C	50% 1941	2, 10.	1.50	1.50	78. Soups:					
14. Dehydrated fruits, except prunes.	C	50% 1945.	2.	.50	.50	a. Seasonal soups from fresh vegetables, asparagus, pea, spinach, tomato and mushroom.	A	Unlimited	1 picnic.	1.25	.50
15. Dehydrated prunes.	C	50% 1945.	2.	1.25	1.25	b. All other soups.	B	100% 1945.	1 picnic.	1.25	.50
16. Figs.	A	Unlimited	2½, 10.	1.50	.50	79. Succotash.	B	100% 1945.	2, 2½, 10.	.50	CTB
17. Fruit cocktail.	A	Unlimited	2½, 10.	1.50	.50	80. Tomatoes.	A	Unlimited	2, 2½, 10.	1.25	1.25
18a. Frozen fruits.	A	100% 1944.	30 lb.	.50	.50	81. Tomatoes and okra.	B	100% 1945.	2, 2½, 10.	1.25	1.25
18b. Frozen fruits.	A	Unlimited	Any.	CTB	Fibre	82. Tomato catsup.	A	Unlimited	2½, 3 cyl. 10.	1.25	1.25
19. Fruits, mixed and for salad.	A	Unlimited	2½, 10.	1.50	.50	83. Tomato juice.	A	Unlimited	2, 3 cyl. 10.	1.25	.50
20. Grape juice and grape pulp.	A	Unlimited	5 gal.	1.50	1.50	84. Tomato juice with other vegetable juices.	A	Unlimited	2, 3 cyl. 10.	1.25	1.25
21. Grapes.	C	50% 1941.	2, 2½, 10.	1.50	1.50	85. Tomato paste.	A	Unlimited	6Z.	1.25	1.25
22. Grapefruit juice.	A	Unlimited	2, 3 cyl. 10.	1.25	1.25	86. Tomato pulp and puree.	A	Unlimited	1 picnic.	1.25	1.25
23. Grapefruit, orange or mixed segments.	A	Unlimited	2, 3 cyl. 10.	1.25	1.25	87. Tomato sauce, including spaghetti sauce.	A	Unlimited	8Z short, 1 picnic.	1.25	1.25
24. Jams, jellies, marmalades, and preserves.	C	50% 1941.	10.	1.50	1.50	88. Turnips.	C	50% 1941.	2, 2½, 10.	1.25	.50
25. Lemon juice.	B	100% 1945.	6Z, 8Z tall, 2, 10.	1.25	1.25	<b>Fish and shellfish (processed and in hermetically sealed cans)</b>					
26. Lime juice.	B	100% 1945.	6Z, 8Z tall, 2, 10.	1.25	1.25	89. Clams.	A	Unlimited	¾ flat, 1 picnic.	.50	.50
27. Nectars.	C	50% 1941.	2, 3 cyl. 10.	1.50	.50	90. Codfish cakes.	C	50% 1941.	10 oz.	.50	.50
28. Olives.	A	Unlimited	1 tall, 2½, 10.	1.50	1.50	91. Crabmeat.	A	Unlimited	¾ flat, 1 picnic.	.50	.50
29. Orange juice.	A	Unlimited	2, 3 cyl. 10.	1.25	1.25	92. Crawfish.	C	50% 1941.	1 picnic.	.50	.50
30. Orange-grapefruit juice.	A	Unlimited	2, 3 cyl. 10.	1.25	1.25	93. Eels.	C	50% 1941.	300.	.50	.50
31. Papayas and juice.	C	50% 1941.	2, 3 cyl. 10.	1.25	1.25	94. Finnan haddock.	C	50% 1941.	300.	.50	.50
32. Peaches.	A	Unlimited	2½, 10.	1.50	.50	95. Fish flakes.	A	Unlimited	300, 2.	.50	.50
33. Pears.	A	Unlimited	2½, 10.	1.50	.50	96. Fish, ground.	B	100% 1945.	300.	.50	.50
34. Pectin.	A	Unlimited	5 gal.	1.50	1.50	97. Fish livers and fish liver oils.	A	Unlimited	5 gal.	1.25	1.25
35. Pineapple.	A	Unlimited	1 flat, 2, 2½, 3 cyl. 10.	1.25	1.25	98. Fish roe.	A	Unlimited	300, ¾ oval.	.50	.50
36. Pineapple juice.	A	Unlimited	2, 3 cyl. 10.	1.25	1.25	99. Herring, Atlantic Sea including sardines.	A	Unlimited	¾ drawn, ¾ drawn, ¾ three piece, 300.	.50	.50
37. Plums.	A	Unlimited	2½, 10.	1.50	1.50	Round cans.				.50	.50
38. Prunes, dried in syrup.	C	50% 1941.	2.	1.50	1.50	Oblong cans.				1.25	.50
39. Prunes, fresh.	A	Unlimited	2½, 10.	1.50	1.50	Oval cans.				1.25	1.25
40. Prune juice.	C	50% 1941.	2, 3 cyl. 10.	1.50	1.50	100. Herring, Pacific Sea.	A	Unlimited	1 tall.	.50	.50
41. Quinces.	C	50% 1941.	2, 10.	1.50	.50	101. Herring, river, including alewives.	A	Unlimited	300, 2.	.50	.50
<b>Vegetables and Vegetable Products</b>						102. Lobsters.	C	50% 1941.	1 picnic.	.50	.50
42. Artichokes.	C	50% 1941.	2, 2½, 10.	1.25	.50	103. Mackerel.	A	Unlimited	300.	.50	.50
43. Asparagus.	A	Unlimited	2, 2½, 10.	1.25	1.25	104. Menhaden.	A	Unlimited	300.	.50	.50
44. Beans, dried:						105. Mullet.	A	Unlimited	300.	.50	.50
a. with tomato sauce (for U. S. Army export or U. S. Navy offshore use only).	A	Unlimited	300.	1.25	CTB	106. Mussels.	A	Unlimited	1 picnic, 2, 10.	.50	.50
b. with tomato sauce (other than for U. S. Army export or U. S. Navy offshore use).	B	50% 1945.	300.	1.25	CTB	107. Oysters.	A	Unlimited	1 picnic, 1 tall, 2.	.50	.50
c. without tomato sauce.	B	100% 1945.	300.	.50	CTB	108. Pilchards, including sardines.	A	Unlimited	8Z short, ¾ oblong, 300, 1 oval.	.50	.50
45. Beans, green or wax.	A	Unlimited	2, 2½, 10.	1.25	.50	Round cans.				.50	.50
46. Bean and bamboo sprouts.	C	50% 1941.	2, 2½, 10.	1.25	.50	Oblong cans.				1.50	1.25
47. Beets.	A	Unlimited	2, 2½, 10.	1.25	1.25	Oval cans.				1.25	1.25
48. Broccoli.	C	50% 1941.	2, 2½, 10.	1.25	.50	109. Salmon.	A	Unlimited	¾ flat, 1 flat, 1 tall.	1.25	.50
49. Brussels sprouts.	C	50% 1941.	2, 2½, 10.	1.25	.50	110. Shad.	A	Unlimited	300.	.50	.50
50. Carrots.	A	Unlimited	2, 2½, 10.	1.25	.50	111. Shrimp.	A	Unlimited	1 picnic, 5 (502 x 410).	.50	.50
51. Carrot juice.	C	50% 1941.	2, 3 cyl. 10.	1.25	.50	112. Shrimp, fresh cooked Alaska refrigerated.	A	Unlimited	1 picnic.	1.25	.50
52. Cabbage.	C	50% 1941.	2, 2½, 10.	1.25	.50	113. Squid.	A	Unlimited	300.	.50	.50
53. Cauliflower.	C	50% 1941.	2, 2½, 10.	1.25	.50	114. Tuna.	A	Unlimited	¾ tuna, 1 tuna, 4 lb. tuna.	.50	.50
54. Celery.	C	50% 1941.	2, 2½, 10.	1.25	.50	115. Turtle.	A	Unlimited	300.	.50	.50
55. Celery juice.	C	50% 1941.	2, 3 cyl. 10.	1.25	.50	<b>Dairy Products</b>					
56. Chard.	C	50% 1941.	2, 2½, 10.	1.25	.50	116a. Butter, preserved (for U. S. Army export or U. S. Navy offshore use only).	A	Unlimited	1 lb.	.50	.50
57. Chili sauce.	C	50% 1941.	2, 2½, 10.	1.25	1.25	116b. Butter and margarine.	B	100% 1945.	1 lb.	.50	.50
58. Chow-chow.	C	50% 1941.	2, 2½, 10.	1.50	1.50	117. Cream, frozen.	A	Unlimited	50 lb.	1.25	1.25
59. Corn.	A	Unlimited	2, 2 vac. 10.	.50	.50	118. Ice cream and ice cream mix (wet).	C	50% 1941.	1 qt.	.50	.50
60. Dehydrated vegetables:						119. Liquid modifications of milk.	A	Unlimited	6 oz.	.75	.75
a. dehydrated onions and garlic.	A	100% 1945.	Any.	.50	CTB	120. Milk, condensed.	A	Unlimited	14 oz.	.75	.75
b. all other (including dehydrated soups).	A	50% 1945.	Any.	.50	CTB						
61a. Frozen vegetables.	A	100% 1945.	30 lb.	.50	.50						
61b. Frozen vegetables.	A	Unlimited	Any.	CTB	Fibre						
62. Green leafy vegetables.	A	Unlimited	2, 2½, 10.	1.25	.50						
63. Hominy.	C	50% 1941.	2, 2½, 10.	.50	CTB						
64. Lentils.	C	50% 1941.	300.	.50	CTB						
65. Mixed vegetables, fresh.	B	100% 1945.	2, 2 vac. 2½, 10.	1.25	.50						



## SCHEDULE I—Continued

Product	Sequence of manufacture and delivery	Packing quota	Can sizes	Can materials		Product	Sequence of manufacture and delivery	Packing quota	Can sizes	Can materials	
				Soldered parts	Nonsoldered parts					Soldered parts	Nonsoldered parts
(1)	(2)	(3)	(4)	(5)	(6)	(1)	(2)	(3)	(4)	(5)	(6)
<b>Dairy Products—Con.</b>						<b>Miscellaneous Food Products—Con.</b>					
121. Milk, evaporated.....	A	Unlimited	6 oz.....	0.75	0.75	146. Pastes and condiments..	C	50% 1941.....	Any.....	1.25	0.50
122. Milk, goat.....	A	Unlimited	14½ oz.....	1.25	1.25	147a. Peanut butter and other nut butters (for U. S. Army export or U. S. Navy offshore use only.)	A	Unlimited.....	25 lb.....	.50	CTB
123. Milk (skimmed) dry or powdered.....	B	100% 1945.....	50 lb.....	.50	.50	147b. Peanut butter and other nut butters (other than for U. S. Army export or U. S. Navy offshore use only.)	C	50% 1941.....	25 lb.....	.50	CTB
124. Milk (whole) dry or powdered.....	B	100% 1945.....	1 lb., 2½ lb., 5 lb., 25 lb., 50 lb.	.50	CTB	148. Ravioli.....	C	50% 1941.....	300.....	1.25	.50
<b>Meat and meat products (processed and in hermetically sealed cans)</b>						149. Soda fountain fruit and other acid syrups.....	C	50% 1941.....	10.....	1.25	1.25
125. Meat products as follows:						150. Spaghetti in sauce.....	C	50% 1941.....	300.....	1.25	.50
a. Bacon.....	O	50% 1941.....	24 oz.....	.50	CTB	151. Special dietary foods.....	B	100% 1945.....	2, 2½, 10.....	.50	CTB
b. Beef, veal and mutton or pork (corned, roast or boiled).	A	Unlimited	14 lb.....	1.25	1.25	152. Syrups, cane, maple, molasses, corn, sorghum, and other non-acid syrups.	A	Unlimited.....	2½.....	1.25	1.25
Cans with all seams soldered.....			Any.....	1.25	1.25	153. Syrup, chocolate.....	B	100% 1945.....	1 lb.....	.50	.50
Cans with only side seam soldered.....			Any.....	.50	CTB	154. Syrup, malt.....	C	50% 1941.....	404 x 504.....	.50	.50
c. Brains.....	B	100% 1945.....	10½ oz.....	.50	CTB	155. Yeast.....	C	50% 1941.....	Any.....	.50	.50
d. Chili con carne:						156. Any other food products for U. S. Army export or U. S. Navy offshore use only.	A	Unlimited.....	Any.....	Any	Any
1. Without beans.....	A	100% 1945.....	16 oz.....	.50	.50	157. All other food products.....	C	Unlimited.....	Any.....	CTB	CTB
2. With beans.....	B	100% 1945.....	16 oz.....	.50	.50	<b>Nonfood Products</b>					
e. Corned beef hash.....	B	100% 1945.....	16 oz.....	.50	CTB	158. Alcohol, pharmaceutical and chemically pure.	A	Unlimited.....	Any.....	1.25	1.25
f. Hamburger with or without onions.....	C	50% 1941.....	12 oz.....	.50	.50	159. Antifreeze.....	B	100% 1945.....	Any.....	SCMT	SCMT
g. Hams, whole.....	B	100% 1945.....	Any.....	1.25	1.25	160. Aniline.....	B	100% 1945.....	Any.....	1.25	1.25
h. Luncheon meats.....	A	Unlimited	12 oz.....	.50	CTB	161. Auto supplies only as follows:					
i. Meat and gravy including goulash.....	O	50% 1941.....	12 oz.....	.50	.50	a. Radiator antirust compounds, liquid.....	B	100% 1945.....	Any.....	SCMT	SCMT
j. Meat loaf.....	B	100% 1945.....	7 oz.....	.50	CTB	b. Carbon removers.....	B	100% 1945.....	Any.....	SCMT	SCMT
k. Meat spreads.....	A	Unlimited	3 oz.....	.50	CTB	c. Radiator stop-leak.....	B	100% 1945.....	Any.....	SCMT	SCMT
l. Pickled pigs feet.....	C	50% 1941.....	2.....	1.50	1.50	162. Bee feeder cans for use in shipping bees.....	B	100% 1945.....	Any.....	.50	CTB
m. Pork and soya links.....	C	50% 1941.....	16 oz.....	.50	CTB	163. Benzol, toluene, naphtha, xylene.....	B	100% 1945.....	Any.....	SCMT	SCMT
n. Potted meats.....	A	Unlimited	3¼ oz.....	.50	CTB	164. Blood plasma.....	A	Unlimited.....	Any.....	.50	CTB
o. Sausage, bulk.....	B	100% 1945.....	24 oz.....	.50	CTB	165. Carbon disulfide.....	B	100% 1945.....	Any.....	SCMT	SCMT
p. Sausage in casings:						166. Cements, only as follows:					
1. Vienna sausage.....	A	100% 1945.....	4 oz., 8 oz., 9 oz., 12 oz., 16 oz., 24 oz., 5, 10.	.50	CTB	a. Neoprene base rubber cement.....	B	100% 1945.....	Any.....	1.25	1.25
2. Frankfurters, pork sausage.....	B	100% 1945.....	.....	.50	CTB	b. Other synthetic rubbers, natural rubber, linoleum, latex types.....	B	100% 1945.....	Any.....	SCMT	SCMT
3. Sausage in oil, lard or rendered pork fat.....	B	100% 1945.....	.....	.50	CTB	167. Chemicals (dry) only as follows:					
q. Scrapple.....	C	50% 1941.....	300.....	.50	CTB	a. Phenols.....	B	100% 1945.....	Any.....	1.50	1.50
r. Stews.....	C	50% 1941.....	16 oz.....	.50	.50	b. Ammonium salts.....	B	100% 1945.....	Any.....	1.25	1.25
s. Tamales.....	C	50% 1941.....	300.....	.50	.50	c. Chloropierin.....	B	100% 1945.....	Any.....	SCMT	SCMT
t. Tongue.....	A	Unlimited	6 oz.....	.50	CTB	d. Bromoacetone.....	B	100% 1945.....	Any.....	SCMT	SCMT
u. Tripe.....	C	50% 1941.....	24 oz.....	1.25	1.25	e. Monochloroacetone.....	B	100% 1945.....	Any.....	SCMT	SCMT
<b>Poultry and Poultry Products (Processed and in Hermetically Sealed Cans)</b>						f. Acrolein.....	B	100% 1945.....	Any.....	SCMT	SCMT
126. Chicken and veal with noodles.....	C	50% 1941.....	300.....	.50	CTB	g. Cyanide salts.....	B	100% 1945.....	Any.....	SCMT	CTB
127. Chicken a la king.....	C	50% 1941.....	300.....	.50	CTB	h. Hypochlorite powders.....	B	100% 1945.....	Any.....	SCMT	CTB
128. Enchiladas.....	C	50% 1941.....	300.....	.50	.50	168. Chemicals (liquid) only as follows:					
129. Turkey or chicken.....	B	100% 1945.....	6 oz.....	.50	CTB	a. Alcohols, aldehyde and halogenated hydrocarbon.....	B	100% 1945.....	Any.....	SCMT	SCMT
130. Poultry spreads.....	C	50% 1941.....	6 oz.....	.50	CTB	b. Sodium silicate.....	B	100% 1945.....	Any.....	.50	.50
<b>Miscellaneous Food Products</b>						169. Cleaners only as follows:					
131. Baby foods—chopped and pureed.....	A	Unlimited	202BF (202x214)	1.50	1.50	a. Wallpaper.....	B	100% 1945.....	Any.....	SCMT	SCMT
Liquid milk formula.....	A	Unlimited	14½ oz.....	1.25	1.25	b. Window spray.....	B	100% 1945.....	Any.....	SCMT	SCMT
Soybean milk, liquid.....	A	Unlimited	300.....	1.25	.50	c. Radiator liquid.....	B	100% 1945.....	Any.....	SCMT	CTB
Dry or powdered milk formula.....	A	Unlimited	1 lb.....	.50	CTB	d. Cleaning fluids.....	B	100% 1945.....	Any.....	1.25	1.25
132. Bakery Products containing more than 12% moisture.....	C	50% 1941.....	Any.....	.50	.50	170. Chloroform and ether.....	A	Unlimited.....	Any.....	SCMT	SCMT
133. Beer, packed for U. S. Army export or U. S. Navy offshore use only.....	A	Unlimited	12 oz.....	.50	.50	171. Creosote and wood preservatives.....	B	100% 1945.....	Any.....	1.25	1.25
134. Cereal, for export only.....	B	100% 1945.....	1 lb.....	.50	CTB	172. Deodorizers.....	B	100% 1945.....	Any.....	SCMT	CTB
135. Chop suey.....	C	50% 1941.....	2.....	1.25	.50	173. Disinfectants and germicides.....	B	100% 1945.....	Any.....	1.25	1.25
136. Chow mein.....	C	50% 1941.....	2.....	1.25	.50	174. Dyes (food).....	B	100% 1945.....	Any.....	SCMT	SCMT
137. Coconut, shredded.....	C	50% 1941.....	1 picnic.....	.50	CTB	175. Fire extinguisher fluid or powders.....	B	100% 1945.....	Any.....	SCMT	SCMT
138. Eggs, frozen.....	A	Unlimited	30 lb.....	.50	.50	176. Glues and adhesives.....	B	100% 1945.....	Any.....	SCMT	SCMT
139. Extracts and flavorings, liquid.....	C	50% 1941.....	Any.....	1.25	1.25	177. Glycerine.....	A	Unlimited.....	Any.....	1.50	1.50
140. Honey.....	A	Unlimited	2½.....	1.25	1.25	178. Grain fumigant, liquid.....	B	100% 1945.....	Any.....	SCMT	SCMT
141. Lima bean loaf.....	C	50% 1941.....	300.....	.50	CTB	179. Hydraulic brake fluid.....	B	100% 1945.....	Any.....	SCMT	SCMT
142. Lobster Newburg.....	C	50% 1941.....	300.....	.50	.50	180. Ink, spirit aniline and rotogravure.....	B	100% 1945.....	Any.....	CTB	CTB
143. Macaroni with cheese or tomato sauce.....	C	50% 1941.....	300.....	1.25	.50	181. Inks, printing, duplicating and lithographing.....	B	100% 1945.....	Any.....	SCMT	CTB
144. Nuts, salted, for U. S. Army export or U. S. Navy offshore use only.....	A	Unlimited	4 oz.....	.25	CTB	182. Insecticides and fungicides (liquid).....	B	100% 1945.....	Any.....	SCMT	CTB
145. Oils, liquid edible.....	B	100% 1945.....	5 gal.....	1.25	1.25	183. Lubricating oils including motor oil.....	B	100% 1945.....	Any.....	CTB	CTB
			1 pt., 1 qt., 1 gal.	.50	.50	184. Lye.....	B	100% 1945.....	Any.....	1.50	1.50
						185. Nicotine sulphate.....	B	100% 1945.....	Any.....		

¹ See paragraph (1) for animal and pet food.



## SCHEDULE I—Continued

Product	Sequence of manufacture and delivery	Packing quota	Can sizes	Can materials		Product	Sequence of manufacture and delivery	Packing quota	Can sizes	Can materials	
				Soldered parts	Non-soldered parts					Soldered parts	Non-soldered parts
(1)	(2)	(3)	(4)	(5)	(6)	(1)	(2)	(3)	(4)	(5)	(6)
<b>Nonfood Products—Con.</b>						<b>Nonfood Products—Con.</b>					
186. Oils, essential; distilled or cold pressed.	B	100% 1945.	Any	1.25	<sup>2</sup> 1.25	196. Rust preventative.	B	100% 1945.	Any	SCMT	CTB
187. Oils, transformer.	B	100% 1945.	Any	.50	.50	197. Shellac.	B	100% 1945.	Any	(1)	(1)
188. Ointments and salves.	B	100% 1945.	Any	CTB	CTB	198. Soap, liquid.	B	100% 1945.	Any	1.25	1.25
189. Paints:	B	100% 1945.	Any	1.25	1.25	199. Sodium and potassium metals.	B	100% 1945.	Any	1.25	1.25
a. aluminum paint.	B	Products are interchangeable.	Any	SCMT	CTB	200. Sodium peroxide.	B	100% 1945.	Any	.50	.50
b. copper bottom or anti-fouling.	B		Any	1.25	1.25	201. Stamp pads.	B	100% 1945.	Any	(2)	(2)
c. lacquers and lacquer thinners.	B		Any	SCMT	SCMT	202. Toilet bowl and drain cleansers.	B	100% 1945.	Any	CTB	CTB
d. paste water paints, including resin emulsion.	B		Any	SCMT	SCMT	203. Turpentine.	B	100% 1945.	Any	.50	.50
e. Pigmented oil paints.	B		Any	SCMT	CTB	204. Varnish and paint removers.	B	100% 1945.	Any	.50	.50
f. Varnishes, oil stains, shingle stain.	B		Any	SCMT	CTB	205. Worm killer, sheep and cattle dip, sheep and horse drench, roost paint, poultry remedies and other liquid disinfectants.	B	100% 1945.	Any	1.25	1.25
190. Plastic wood.	B	100% 1945.	Any	1.25	1.25	206. Any nonfood product for U. S. Army or Navy use only.	A	Unlimited.	Any	Any	Any
191. Phosphorus.	B	100% 1945.	Any	1.25	1.25	207. Any other nonfood product.	C	50% 1941.	Any	SCMT	CTB
192. Polishes and waxes.	B	100% 1945.	Any	SCMT	CTB						
193. Potassium permanganate, reagent grade.	B	100% 1945.	Any	1.25	1.25						
194. Putty.	B	100% 1945.	Any	SCMT	CTB						
195. Roof cements.	B	100% 1945.	Any	SCMT	CTB						

<sup>1</sup> See paragraph (1) for animal and pet food.<sup>2</sup> 8-lb. terneplate.

[F. R. Doc. 46-3380; Filed, Mar. 1, 1946; 4:59 p. m.]

#### PART 3294—IRON AND STEEL PRODUCTION

[General Preference Order M-21, Direction 9, as Amended Mar. 1, 1946]

##### SPECIAL RESTRICTIONS ON PRODUCTION AND DELIVERY OF TIN MILL PRODUCTS

The following amended direction is issued pursuant to General Preference Order M-21:

(a) *What this direction does.* The general work stoppages at steel plants have caused a serious curtailment in supplies of tin mill products. This direction requires producers of tin mill products to concentrate on production of tin mill products suitable for use in making cans and closures, giving special preference to orders for tin mill products which will be used to make cans used to pack perishable or seasonal food products, drugs, medicinals or biologicals (designated with the letter A in Column 2 of Schedule I to Order M-81), or which will be used to make closures for glass containers used to pack foods for human consumption (including milk, and vegetable and fruit juices, but not alcoholic or non-alcoholic beverages), drugs, medicinals or biologicals.

The direction also contains special restrictions on the delivery of tin mill products.

(b) *Definitions.* As used in this direction: (1) "Tin mill products" means tin plate, terne plate, or tin mill black plate.

(2) "Tin plate" means hot dipped or electrolytic tin plate including primes and seconds but not waste-waste or waste.

(3) "Terne plate" means steel sheets coated with terne metal including primes and seconds but not waste-waste or waste.

(4) "Tin mill black plate" means black plate produced on tin mill equipment in gauges No. 29 and lighter.

(5) "Can" means any unused container made in whole or in part of tin plate or terne plate, which is suitable for packing any product. The term includes any container which has a closure or fitting, made in whole

or in part of tin plate or terne plate, but does not include a glass container having such a closure or fitting. The term does not include fluid milk shipping containers.

(6) "Closure" means any new sealing or covering device affixed or to be affixed to a glass container for the purpose of retaining the contents within the container. The term shall not include bulbs or droppers for medicinal bottles.

(c) *Sequence in scheduling orders for tin mill products:* (1) So far as is practicable each producer of tin mill products shall schedule his operations so as to achieve maximum production of tin mill products suitable for use in making cans of the type described in Schedule I to Order M-81, or closures. Where a producer of tin mill products is unable to schedule all orders for these products in the month for which delivery is requested, he should, in selecting the orders for these products to be placed on his production schedule, give preference to orders for tin mill products bearing either (i) a certificate in the following form, signed manually or as provided in Priorities Regulation 7 by an official duly authorized for that purpose:

I certify, subject to the penalties of Section 35A of the United States Criminal Code, that I will use these tin mill products only to make cans for products designated with the letter A in Column 2 of Schedule I to Order M-81, or to make closures for glass containers used to pack foods, for human consumption (including milk, and vegetables and fruit juices, but not alcoholic or non-alcoholic beverages), drugs, medicinals or biologicals.

or (ii) in the case of a Canadian purchaser, a certificate in substantially the following form signed manually or as provided in Priorities Regulation 7 by an official duly authorized for that purpose:

The undersigned purchaser certifies, subject to the penalties of Section 15 of the Canadian War-time Industries Control Regulations, to the seller, to the Canadian Priorities Officer, and to the Civilian Production Administration that, to the best of his knowledge and belief, the undersigned is authorized, under applicable Canadian orders to place this delivery order, and to receive the item(s) ordered for the purpose for which ordered.

(2) No producer of tin mill products is required to schedule more than 85 percent of his total anticipated monthly production of tin mill products for orders bearing either of the certifications described in paragraph (c) (1).

(d) *Special restrictions on delivery of tin mill products.* No person shall deliver any tin mill products to fill uncertified orders, if doing so would interfere with his delivery of tin mill products to fill orders which he has on hand and which bear either of the certificates described in paragraph (c) (1). However, a producer of tin mill products may fill uncertified orders for tin mill products even though he still has unfilled certified orders on hand if the quantity of tin mill products delivered on uncertified orders does not exceed 15 percent of his total monthly production.

(e) *Exceptions.* The restrictions of paragraph (d) do not apply to any tin mill products which were in transit or loaded for shipment on March 1, 1946. Also, in the case of a producer of tin mill products, the restrictions do not apply to any tin mill products which on March 1, 1946 were ready for shipment or in process of production for a particular purchaser, if the products are of a size or specification which does not readily permit their application to certified orders without loss of production.



(f) *Effect of certificates.* No person giving a certificate under this direction may receive, use or dispose of the materials obtained with the certificate contrary to its terms. The standard certificate described in Priorities Regulation 7 may not be used in place of any of the certificates described in this direction.

(g) *Effect of other orders.* This direction does not authorize the use of tin mill products contrary to the provisions of Orders M-43 or M-81, or other applicable orders and regulations of the Civilian Production Administration.

Issued this 1st day of March 1946.

CIVILIAN PRODUCTION  
ADMINISTRATION,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 46-3379; Filed, Mar. 1, 1946;  
4:59 p. m.]

## Chapter XI—Office of Price Administration

### PART 1306—IRON AND STEEL

[RPS 49, Amdt. 38]

#### RESALE OF IRON AND STEEL PRODUCTS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Price Schedule No. 49 is amended in the following respects:

1. In § 1306.159, a new paragraph (v) is added to read as follows:

(v) *Modifications of maximum prices.* Regardless of any other provisions of this Schedule, the modifications specified in this paragraph may be made in the maximum prices otherwise determined in accordance with § 1306.159.

(1) In the case of products for which maximum prices are established by reference to paragraphs (a), (b) or (c) of this § 1306.159, the amount of increases in the applicable basing point base prices or maximum prices permitted producers by Amendment 15 to Revised Price Schedule No. 6 may be added.

(2) In the case of pipe or oil country tubular goods, the maximum price may be calculated by modifying the applicable flat basing card discounts or basing point prices by the amount of the applicable increase granted producers by Amendment 15 to Revised Price Schedule No. 6.

(3) In the case of carbon and alloy tubing (other than oil country tubular goods and carbon steel pipe), the maximum price may be calculated by adding to the applicable base prices the amount of the increases in such prices permitted producers by Amendment 15 to Revised Price Schedule No. 6.

(4) In the case of tool steel, the maximum prices established in paragraphs (j) may be increased by the amount of the applicable increase granted producers by Amendment 15 to Revised Price Schedule No. 6.

(5) In the case of products for which maximum prices have been established by orders issued under paragraph (k) (1) (ii) (a), the amount of the applicable increase granted producers by Amendment 15 to Revised Price Schedule No. 6 may be added.

(6) In the case of all products not covered in subparagraphs (1) through (5) above and for which maximum prices are determined by reference to prices which the seller had in effect on a specified date, the amount of the applicable increase granted producers by Amendment 15 to Revised Price Schedule No. 6 may be added to the maximum prices otherwise established by § 1306.159.

7. That portion of § 1306.164 (d) (2) (i) immediately preceding Table B-1 is amended to read as follows:

(i) Prices at basing point (rate per 100 pounds). The price at basing points for the various grades of products shall be computed as set forth below. The result should be rounded to the second decimal place: round upward if the third decimal is 5 or greater, round downward if the third decimal place is less than 5. The mill carload base prices referred to in the following tables are such prices as established by Revised Price Schedule No. 6 prior to January 11, 1945, the effective date of Amendment No. 11 to Revised Price Schedule No. 6. Such mill carload base prices do not include any increases granted by that or subsequent amendments to that Schedule except the following: in the case of flat, galvanized and zinc coated specialty sheets, the mill carload base prices shall be the applicable mill base prices established by Revised Price Schedule No. 6 prior to January 11, 1945, plus 10 cents per 100 pounds; the increases in mill carload base prices granted producers by Amendment 15 to Revised Price Schedule No. 6, issued and effective March 1946.

8. In § 1306.165 (a) (3), the definition of "mill carload base prices" is amended to read as follows:

"Mill carload base price" means the mill carload base price established by Revised Price Schedule No. 6 prior to January 11, 1945, the effective date of Amendment No. 11 to Revised Price Schedule No. 6. The mill carload base prices referred to in this § 1306.165 do not include any increases granted by that or any subsequent amendments to that schedule except the following: In the case of cold finished carbon steel bars, the mill carload base prices include the additions granted by Amendment No. 14 to Revised Price Schedule No. 6, issued August 1, 1945, and effective August 6, 1945, or any adjustments therein made by order issued pursuant to § 1306.10 (k) (3), of that schedule; in the case of flat galvanized and zinc coated specialty sheets, the mill carload base prices shall be the applicable mill base prices established by Revised Price Schedule No. 6 prior to January 11, 1945, plus 10 cents per 100 pounds; the increases in mill carload base prices granted producers by Amendment 15 to Revised Price Schedule No. 6, issued and effective March 1, 1946.

This amendment shall become effective March 1, 1946.

Issued this 1st day of March 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-3476; Filed, Mar. 4, 1946;  
4:55 p. m.]

### PART 1315—RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COMPONENT

[MPR 477, Amdt. 15]

#### SALES OF RUBBER HEELS AND SOLES IN THE SHOE FACTORY AND HOME REPLACEMENT TRADES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 477 is amended in the following respects:

1. Section 9a is amended to read as follows:

SEC. 9a. *Maximum prices for sales of rubber heels and soles in the home replacement trade* — (a) *Applicability.* Notwithstanding any other provision of this regulation or of the General Maximum Price Regulation or of any order previously issued under either of these regulations, this section establishes maximum prices for all sales of rubber heels and soles in the home replacement trade.

(b) *Maximum prices for sales in the home replacement trade of rubber heels listed in Table I of Appendix B.* The maximum prices for sales at all levels of the home replacement trade of the rubber heels listed in Table I of Appendix B are the maximum prices therefor listed in Table I of Appendix B. The prices vary depending upon whether the heel is a black or brown heel and whether the heel in question is classed as a "standard," a "competitive," or a "special competitive" grade heel, according to the specifications set forth in Table II of Appendix B. The classification of a heel for pricing purposes is dependent upon the color of the heel and the physical tests the heel can meet. Accordingly, in order to be sold at the maximum prices for any of the particular grades in Appendix B, the heel must meet the specifications set forth in Table II of Appendix B, for that grade and color of heel.

(c) *Maximum prices for sales in the home replacement trade of rubber soles listed in Appendix C.* The maximum prices for sales at all levels of the home replacement trade of the rubber soles listed in Table I of Appendix C are the maximum prices therefor listed in Table I of Appendix C. The prices vary depending upon whether the sole is a cement-on half sole, a composition nail-on half sole, or a flat cord sole. The maximum prices for cement-on rubber soles vary depending upon whether the sole in question meets the physical tests set forth in Table II of Appendix C for cement-on rubber soles. Flat cord rubber soles are those containing clearly discernible whole cords which at any given level lie generally parallel to each other.

(d) *Maximum prices for sales in the home replacement trade of government rejected composition, carbon black half soles listed in Appendix D.* The maximum prices for sales at all levels of the home replacement trade of the govern-



ment rejected composition, carbon black, rubber half-soles that are listed in Appendix D and which are serviceable as soles shall be the maximum prices therefor set forth in Appendix D. Government rejected soles are those which have been manufactured for the use of the United States government or any agency thereof and which have been rejected as not meeting the purchaser's standards.

(e) *Maximum prices for sales in the home replacement trade of rubber heels and soles which are not otherwise priced under this section.* The maximum prices for sales in the home replacement trade by manufacturers, wholesalers and retailers, of rubber heels and soles which are not otherwise priced under this section shall be a price consistent with the level of maximum prices established by this section, specifically authorized by the Office of Price Administration.

(1) *Report.* A seller seeking such authorization shall file with the Office of Price Administration, Washington, D. C., a report containing all the information required for a report filed under section 9 (a). The report shall also include proposed maximum prices for sales by subsequent resellers and the reasons why he believes these proposed resale prices are consistent with those otherwise established by the OPA.

(2) *Maximum prices.* The provisions of section 9 (b) shall apply to rubber soles priced under this paragraph.

(f) *Notification.* With or prior to the first sale by a seller to a reseller of any heel or sole priced under this section, the seller shall furnish such reseller with a written notification of the maximum retail price for the commodity as established under this section unless the commodity being sold is packed in unit of sale containers in which each pair of the commodity is sold at retail and each such container is conspicuously marked with the maximum retail price applicable thereto. If such reseller is a wholesaler, a notification shall be given which shall state the maximum prices applicable to such wholesaler's resales to wholesalers and to retailers as established under this section. If the commodity is a cement-on sole which is priced at the level of prices provided in Table I of Appendix C for soles which meet the specifications set forth in Table II of Appendix C, the notification shall also include a statement that the sole meets these specifications (or if the seller is a wholesaler that he has been notified by the manufacturer of these soles that they meet these specifications).

2. The table in Table I of Appendix B is amended to read as follows:

TABLE I—MAXIMUM PRICES<sup>1</sup>

Type and Grade	Manufacturers' prices, <sup>2</sup> per dozen pairs		Wholesalers' prices, <sup>2</sup> per dozen pairs		Retailers' prices, per pair	
	Black	Brown	Black	Brown	Black	Brown
Men's half heel:						
Q-2 or standard grade	\$1.39	\$1.69	\$1.85	\$2.25	\$0.25	\$0.30
Q-3 or competitive grade	1.16	1.46	1.55	1.95	.20	.25
Q-4 or special competitive grade	.85	1.13	1.15	1.50	.15	.20
Men's whole heel:						
Q-2 or standard grade	1.65		2.20		.30	
Q-3 or competitive grade	1.43		1.90		.25	
Q-4 or special competitive grade	1.05		1.35		.15	
Boys' whole heel:						
Q-2 or standard grade	1.39	1.69	1.85	2.25	.25	.30
Q-3 or competitive grade	1.16	1.46	1.55	1.95	.20	.25
Q-4 or special competitive grade	.85	1.13	1.15	1.50	.15	.20
Women's scoop heel:						
Q-2 or standard grade	1.05	1.31	1.40	1.75	.20	.25
Q-3 or competitive grade	.90	1.16	1.20	1.55	.15	.20
Q-4 or special competitive grade	.60	.75	.80	1.00	.10	.15
Junior heel:						
Q-2 or standard grade	1.05	1.31	1.40	1.75	.20	.25
Q-3 or competitive grade	.90	1.16	1.20	1.55	.15	.20
Q-4 or special competitive grade	.70	.80	.90	1.20	.10	.15
Junior wedge heel:						
Q-2 or standard grade	1.05	1.31	1.40	1.75	.20	.25
Q-3 or competitive grade	.90	1.16	1.20	1.55	.15	.20
Q-4 or special competitive grade	.65	.83	.85	1.10	.10	.15
Women's Cuban heel:						
Q-2 or standard grade	1.05	1.31	1.40	1.75	.20	.25
Q-3 or competitive grade	.90	1.16	1.20	1.55	.15	.20
Q-4 or special competitive grade	.50	.64	.65	.85	.10	.10
Toplift and French heel:						
Q-4 or special competitive grade	.45	.56	.60	.75	.10	.10

3. Table II of Appendix B and the footnotes accompanying it are amended to read as follows:

TABLE II—SPECIFICATIONS<sup>1</sup>

Grade <sup>1</sup>	Black heels				Brown heels, all types
	All types except whole heels		Whole heels		
	Minimum abrasion <sup>2</sup>	Tensile strength	Minimum abrasion <sup>2</sup>	Tensile strength	
Q-2 or standard grade.....	30	1,000	20	700	20
Q-3 or competitive grade.....	20	700	15	600	15
Q-4 or special competitive grade.....	10	400	10	400	10

<sup>1</sup> The methods of Federal specifications EA-ZZ-H-141 and ZZ-R-601a shall be applicable to these specifications.  
<sup>2</sup> No minus tolerance is permitted on black heels or on Q-4 brown heels.  
<sup>3</sup> A minus tolerance of 2 is permitted on Q-2 and Q-3 brown heels.

4. The title of Appendix C is amended to read as follows: "Appendix C—Maximum Prices for Certain Soles and Slabs Sold in the Home Replacement Trade".

5. The following is added to Appendix C immediately following the title of Appendix C:

TABLE I—MAXIMUM PRICES  
STICK-ON (CEMENT-ON) SOLES<sup>1</sup>

Item	Manufacturers' prices (per dozen pair)	Wholesalers' prices (per dozen pair)	Retailers' prices (per pair)
Stick-on (cement-on) soles which meet specifications in table II of appendix C:			
Regular sizes	\$1.50	\$2.00	\$0.25
Boot size	1.65	2.20	.25
Stick-on (cement-on) soles which do not meet specifications in table II of appendix C:			
Regular sizes	.88	1.17	.15
Boot size	.93	1.24	.15

COMPOSITION NAIL-ON HALF SOLES<sup>1</sup>  
STANDARD CARBON BLACK TYPE

Type, thickness and size <sup>2</sup>	Manufacturers' prices (per dozen pair)	Wholesalers' prices (per dozen pair)	Retailers' prices (per pair)
Composition half soles:			
7 iron	\$1.05	\$1.40	\$0.20
8½ iron	1.15	1.53	.28
9 iron	1.20	1.60	.30
10½ iron:			
Boys'	1.30	1.73	.20
Men's	1.50	2.00	.25
12 iron:			
Boys'	1.50	2.00	.25
Men's	1.70	2.27	.30

6. In footnote 3 of Table I of Appendix C the phrase—"section 9 (e)"—is substituted for the phrase "section 9" in the three places where the latter phrase appears.

7. In footnote 5 of Table I of Appendix C the phrase—"section 9 (e)"—is substituted for the phrase "section 9" in the two places where the latter phrase appears.

8. Immediately following the footnotes to Table I of Appendix C a new table designated Table II, is added, to read as follows:

TABLE II—SPECIFICATIONS<sup>1</sup>  
STICK-ON (CEMENT-ON) SOLES

Tensile strength	700 lbs. per sq. in.
Abrasive index	25.
Friction pull (adhesion 5 pounds. to leather after cementing).	

<sup>1</sup> The methods of Federal specifications EA-ZZ-H-141 and ZZ-R-601a shall be applicable to these specifications.

NOTE: The reporting requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

This amendment shall become effective March 11, 1946.

Issued this 5th day of March 1946.

JAMES G. ROGERS, Jr.,  
Acting Administrator.

[F. R. Doc. 46-3519; Filed, Mar. 5, 1946; 11:43 a. m.]



PART 1351—FOOD AND FOOD PRODUCTS  
[FPR 2, Amdt. 3 to Supp. 1]

SALES OF GRAIN BY RETAILERS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Supplement 1 to Food Products Regulation No. 2 is amended in the following respects:

1. A new subparagraph (4) is added to section 1 (a) to read as follows:

(4) *Sales of corn by retailers in lots of more than 1,000 pounds.* This supplement shall not apply to sales of corn in lots of more than 1,000 pounds by retailers.

2. Section 6 (b) (2) is amended to read as follows:

(2) If you do your own hauling, your delivery charge shall be:

5 cents per hundred pounds for distances of not more than 5 miles; or

7½ cents per hundred pounds for distances over 5 miles; or

At your option, the "hauling allowance" as defined herein.

This amendment shall become effective 12:01 a. m. March 4, 1946.

Issued this 2d day of March 1946.

JAMES G. ROGERS, Jr.,  
Acting Administrator.

Approved: March 1, 1946.

J. B. HUTSON,  
Acting Secretary of Agriculture.

[F. R. Doc. 46-3467; Filed, Mar. 4, 1946;  
4:56 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS  
[FPR 2, Amdt. 6 to Rev. Supp. 2]

OATS

A statement of the considerations involved in the issuance of this supplement issued simultaneously herewith has been filed with the Division of Federal Register.

Revised Supplement 2 to Food Products Regulation 2 is amended in the following respects:

1. Section 6 (a) (1) is amended to read as follows:

(1) *Base prices at terminal points.* At the following terminal base points, the prices per bushel are as shown:

Terminal base point:	Price per bushel
Chicago, Ill.	\$0.78
Council Bluffs, Iowa	.74
Duluth, Minn.	.74
East St. Louis, Ill.	.78
Kansas City, Kans.	.76
Kansas City, Mo.	.76
Milwaukee, Wis.	.78
Minneapolis, Minn.	.74
Ogden, Utah	.77
Omaha, Nebr.	.74
Philadelphia, Pa.	.85½
Portland, Ore.	.73
St. Joseph, Mo.	.76
St. Louis, Mo.	.78
St. Paul, Minn.	.74
Seattle, Wash.	.73
Superior, Wis.	.74
Tacoma, Wash.	.73

2. A new section 10a is added to read as follows:

SEC. 10a. *Price adjustments required for merchandisers and trucker-merchants.* Whenever base prices are increased or decreased subsequent to the date on which you purchased a lot of oats from your supplier but prior to the time you resell such oats and your maximum prices for such lot of oats is dependent upon your "supplier's maximum price" on the sale and delivery to you or your "withdrawal price", you shall, for the purpose of determining your maximum price on resale, increase or decrease your supplier's maximum price by the amount of such increase or decrease in the appropriate base price or if your basis for determining your maximum price is your "withdrawal price" you shall, for the purpose of determining your maximum price on resales increase or decrease to a similar extent the "price histories" of lots purchased prior to the effective date of such increase or decrease and you shall then use such adjusted "price histories" in determining your withdrawal price.

3. The first paragraph of section 11 (b) (2) is amended to read as follows:

(2) Following are the base prices in United States dollars, bulk, per bushel of 32 pounds for Canadian oats at the base points listed below:

Base points:	Cents per bushel
Buffalo, N. Y.	87
Minneapolis, Minn.	80
Portland, Ore.	79
Boston, Mass.	94

4. In Tables III and IV of Appendix A all prices are increased by two cents.

This amendment shall become effective 12:01 a. m., March 4, 1946.

Issued this 2d day of March 1946.

PAUL A. PORTER,  
Administrator.

Approved: March 1, 1946.

J. B. HUTSON,  
Acting Secretary of Agriculture.

[F. R. Doc. 46-3468; Filed, Mar. 4, 1946;  
4:56 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS  
[FPR 2, Amdt. 5 to Rev. Supp. 3]

BARLEY

A statement of the considerations involved in the issuance of this supplement issued simultaneously herewith has been filed with the Division of the Federal Register.

Revised Supplement 3 to FPR 2 is amended in the following respects:

1. Section 6 (a) (1) is amended to read as follows:

(1) *Base prices at terminal points.* At the following terminal points, the base prices, per bushel, are as shown:

Terminal base point:	Base price per bushel
Chicago, Ill.	\$1.24
Council Bluffs, Iowa	1.18
Duluth, Minn.	1.18
Los Angeles, Calif.	1.28
Milwaukee, Wis.	1.24
Minneapolis, Minn.	1.18
Ogden, Utah	1.19
Omaha, Nebr.	1.18
Portland, Ore.	1.17
St. Paul, Minn.	1.18
San Francisco, Calif.	1.27
Seattle, Wash.	1.17
Sioux City, Iowa	1.16½
Superior, Wis.	1.18
Tacoma, Wash.	1.17

2. A new section 10a is added to read as follows:

SEC. 10a. *Price adjustments required for merchandisers and trucker merchants.* Whenever base prices are increased or decreased subsequent to the date on which you purchased a lot of barley from your supplier but prior to the time you resell such barley and your maximum price for such lot of barley is dependent upon your "supplier's maximum price" on the sale and delivery to you or your "withdrawal price", you shall, for the purpose of determining your maximum price on resale, increase or decrease your supplier's maximum price by the amount of such increase or decrease in the appropriate base price or if your basis for determining your maximum price is your "withdrawal price" you shall, for the purpose of determining your maximum price on resales increase or decrease to a similar extent the "price histories" of lots purchased prior to the effective date of such increase or decrease and you shall then use such adjusted "price histories" in determining your withdrawal price.

3. In Table III of Appendix A all prices are increased by four cents.

This amendment shall become effective 12:01 a. m. March 4, 1946.

Issued this 2d day of March 1946.

PAUL A. PORTER,  
Administrator.

Approved: March 1, 1946.

J. B. HUTSON,  
Acting Secretary of Agriculture.

[F. R. Doc. 46-3469; Filed, Mar. 4, 1946;  
4:54 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS  
[FPR 2, Amdt. 7 to Supp. 4]

CORN

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Supplement 4 to Food Products Regulation 2 is amended in the following respects:

1. Section 6 (a) (1) is amended to read as follows:

(1) *Base prices at terminal points.* At terminal base points the prices per bushel, bulk, are as follows:



Terminal base point:	Price per bushel, bulk for No. 2 yellow and mixed shelled corn
Chicago, Ill.	\$1.19
Cincinnati, Ohio	1.23½
Council Bluffs, Iowa	1.13
Duluth, Minn.	1.18½
East St. Louis, Ill.	1.19½
Kansas City, Kans.	1.15½
Kansas City, Mo.	1.15½
Louisville, Ky.	1.23½
Milwaukee, Wis.	1.19
Minneapolis, Minn.	1.15½
Omaha, Nebr.	1.13
Pekin, Ill.	1.18
Peoria, Ill.	1.18
Philadelphia, Pa.	1.32½
St. Joseph, Mo.	1.15½
St. Louis, Mo.	1.19½
Sioux City, Iowa	1.12
Superior, Wis.	1.18½
St. Paul, Minn.	1.15½

2. Section 10a is added to read as follows:

Sec. 10a. *Pricing adjustments required of merchandisers and trucker-merchants when prices are increased or decreased.* Whenever base prices are increased or decreased subsequent to the date on which you purchase a lot of corn from your supplier but prior to the date you resell such corn and your maximum price for such lot of corn is dependent upon your "suppliers' maximum price" on the sale and delivery to you or your "withdrawal price" you shall, for the purpose of determining your maximum price on resale, increase or decrease your supplier's maximum price by the amount of such increase or decrease in the appropriate base price or, if your basis for determining your maximum price is your "withdrawal price", you shall, for the purpose of determining your maximum price on resale, increase or decrease to a similar extent the "price histories" of lots purchased prior to the effective date of such increase or decrease and you shall then use such adjusted "price histories" in determining your withdrawal price.

3. In Tables III and IV of Appendix A, all prices per bushel are increased by 3 cents.

This amendment shall become effective 12:01 a. m., March 4, 1946.

Issued this 2d day of March 1946.

PAUL A. PORTER,  
Administrator.

Approved: March 1, 1946.

J. B. HUTSON,  
Acting Secretary of Agriculture.

[F. R. Doc. 46-3470; Filed, May 4, 1946;  
4:56 p. m.]

#### PART 1351—FOOD AND FOOD PRODUCTS [FPR 2, Amdt. 8 to Supp. 4]

##### CORN

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Supplement 4 to Food Products Regulation 2 is amended in the following respects:

1. Section 1 (a) is amended to read as follows:

(a) *Exempt sales*—(1) *Sales by retailers.* This supplement shall not apply to sales in lots of not more than 1,000 pounds by retailers, as defined herein. Supplement 1 to Food Products Regulation 2 shall apply to such sales.

2. Subparagraph (14) of section 5 (a) is amended to read as follows:

"Merchandise" means, with respect to any lot of corn owned by him, a seller, other than a retailer selling a lot of not more than 1,000 pounds, for whom a maximum price is not otherwise provided in this supplement.

3. Paragraph (d) of section 7 is deleted and paragraphs (e) and (f) are redesignated paragraphs (d) and (e) respectively.

4. Paragraph (b) of section 9 is amended to read as follows:

(b) *If delivery is made from the elevator or warehouse in less than carload quantities.* If you deliver the corn from the elevator or warehouse, to which it was hauled by truck or other vehicle from the farm where grown, in a less than carload quantity, except as provided in paragraph (e) of this section, your maximum price per bushel, bulk, shall be the sum of your maximum price as determined under paragraph (a) of this section, your transportation cost, if any, and the appropriate one of the following markups:

(1) 5½ cents per bushel if delivered to a feeder in Area B in lots of not more than 5,000 pounds; or

(2) 1½ cents per bushel if delivered to a feeder in Area B in lots of more than 5,000 pounds or if delivered to any other person in Area B except a trucker-merchant in any quantity; or

(3) 1½ cents per bushel if delivered to any person other than a trucker-merchant in Area A in lots of not more than 5,000 pounds. *Provided, That, if, in making delivery, you do your own hauling, and, therefore, your transportation cost is the hauling allowance set forth in section 5 (b) (10), and if the distance you haul the corn is more than 60 miles, you shall not add the extra markups provided in this paragraph. The additional markups in this paragraph will not be subject to the limitation on markups provided in section 12 of this supplement. However, if your delivery is to a trucker-merchant, your maximum price shall not exceed the base price at the point of delivery.*

5. Paragraph (d) of section 9 is amended to read as follows:

(d) *If delivery is made in less than carload quantities, after movement by rail or barge.* If your delivery, after any movement by rail or barge, is in a less than carload quantity, you shall add to your maximum price for a carload shipment, as computed in paragraph (a), your transportation cost, if any, and the appropriate one of the following markups:

(1) 5½ cents per bushel if delivered to a feeder in Area B in lots of not more than 5,000 pounds; or

(2) 1½ cents per bushel if delivered to a feeder in Area B in lots of more than 5,000 pounds or if delivered to any other person in Area B except a trucker-merchant in any quantity; or

(3) 1½ cents per bushel if delivered to any person other than a trucker-merchant in Area A in lots of not more than 5,000 pounds: *Provided, That, if, in making delivery, you do your hauling and, therefore, your transportation cost is the hauling allowance set forth in section 5 (b) (10), and if the distance you haul the corn is more than 60 miles, you shall not add the extra markups provided in this paragraph. The additional markups in this paragraph will not be subject to the limitation on markups provided in section 12 of this supplement. However, if your delivery is to a trucker-merchant, your maximum price shall not exceed your maximum price as computed in paragraph (a).*

6. Subparagraphs (i), (ii), (iii) and (iv) of section 10 (c) (4) are amended to read as follows:

(i) 2¾ cents per bushel if delivery is made in any of the following manners:

(1) To a feeder in Area A in lots of not more than 5,000 pounds,

(2) To a feeder in Area B in lots of more than 5,000 pounds,

(3) To a person other than a feeder or trucker-merchant in Area A in lots of not more than 5,000 pounds,

(4) To a person other than a feeder or trucker-merchant in Area B in any quantity.

(ii) 6¾ cents per bushel to a feeder in Area A in lots of not more than 5,000 pounds.

(iii) 1¼ cents per bushel for any other sale or delivery.

This amendment shall become effective 12:01 a. m. March 4, 1946.

Issued this 2d day of March 1946.

JAMES G. ROGERS, Jr.,  
Acting Administrator.

Approved: March 1, 1946.

J. B. HUTSON,  
Acting Secretary of Agriculture.

[F. R. Doc. 46-3471; Filed, Mar. 4, 1946;  
4:57 p. m.]

#### PART 1351—FOOD AND FOOD PRODUCTS [FPR 2, Amdt. 2 to Rev. Supp. 5]

##### PROCESSED GRAINS FOR FEEDING AND MIXING

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

1. The title of the regulation is changed to read "Processed Grains".

2. Section 2 (b) (5) is amended to read as follows:

(5) *Processed grains for human consumption.* This supplement shall not apply to processed grains manufactured for direct human consumption or for any purpose other than for feeding to animals or poultry or for mixing for that purpose or for brewing or distilling purposes.



3. Section 8 (b) (1) is amended to read as follows:

(1) You may take as your base price a base ingredient price for such grain which you are permitted to use under the provisions of Maximum Price Regulation 585 less any markup for a "country shipper" that may be included in such base price.

4. Section 8 (b) (5) is amended to read as follows:

(5) You may take as your base price the producer's price delivered to the processing plant of the particular kind of grain at the point at which you process it.

5. Paragraph (e) of section 10 is amended to read as follows:

(e) The applicable one of the following merchandising markups:

(1) For sales from the processing plant:

\$2.00 per ton if sold to a feeder in carload quantities;  
\$3.00 per ton if sold to a feeder in less than a carload quantity;  
\$0.50 per ton if sold to any person other than a feeder in carload quantities;  
\$1.50 per ton if sold to any person other than a feeder in less than a carload quantity; or

(2) For sales from a warehouse, not located at your processing plant, into which you have unloaded the lot after transporting it from your processing plant:

\$2.00 per ton if sold to a feeder in carload quantities;  
\$4.50 per ton if sold to a feeder in less than a carload quantity;  
\$0.50 per ton if sold to any person other than a feeder in carload quantities;  
\$3.00 per ton if sold to any person other than a feeder in less than a carload quantity; or

(3) For sales from a store into which you have unloaded the lot after transporting it from your warehouse not located at your processing plant:

\$2.00 per ton if sold to a feeder in carload quantities;  
\$7.00 per ton if sold to a feeder in less than a carload quantity;  
\$0.50 per ton if sold to any person other than a feeder in carload quantities;  
\$3.00 per ton if sold to any person other than a feeder in less than a carload quantity.

This amendment shall become effective 12:01 a. m. March 4, 1946.

Issued this 2d day of March 1946.

JAMES G. ROGERS, Jr.,  
Acting Administrator.

Approved: March 1, 1946.

J. B. HUTSON,  
Acting Secretary of Agriculture.

[F. R. Doc. 46-3472; Filed, Mar. 4, 1946;  
4:57 p. m.]

#### PART 1351—FOOD AND FOOD PRODUCTS

[FPR 2, Amdt. 5 to Supp 6<sup>1</sup>]

##### GRAIN SORGHUMS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

<sup>1</sup> 10 F.R. 7673, 10123, 12045, 14505.

Supplement 6 to Food Products Regulation 2 is amended in the following respects:

1. Subdivisions (i) and (ii) of section 6 (a) are amended to read as follows:

(i) At any interior rail point in Area A, \$2.22 per hundred plus the lowest domestic carload freight rate from Denver, Colorado, to the interior rail point nearest the farm where the lot of grain sorghums was grown.

(ii) At any interior rail point in Area B, \$2.49 per hundred plus the lowest domestic carload freight rate from Kansas City, Missouri, to the interior rail point nearest the farm where the lot of grain sorghums was grown.

2. A new section 10a is added to read as follows:

SEC. 10a. *Pricing adjustments required by merchandisers and truck-merchants when base prices are increased or decreased.* Whenever base prices are increased or decreased subsequent to the date on which you purchased a lot of grain sorghums from your supplier, but prior to the date you resell such grain sorghums and such increase or decrease affects maximum prices for grain sorghums and your maximum price for such lot of grain sorghums is dependent upon your "supplier's maximum price" on the sale and delivery to you or your "withdrawal price," you shall, for the purpose of determining your maximum price on resale, increase or decrease your supplier's maximum price by the amount of such increase or decrease in the appropriate base price, or if your basis for determining your maximum price is your "withdrawal price," you shall, for the purpose of determining your maximum price on resale, increase or decrease to a similar extent the "price histories" of lots purchased prior to the effective date of such increase or decrease, and you shall then use such adjusted "price histories" in determining your withdrawal price.

3. Section 15 is amended to read as follows:

SEC. 15. *Maximum price for grain sorghums on futures contract markets.* For the purpose of establishing maximum prices for sales of grain sorghums on futures contract markets, the following shall be considered the terminal base price to which may be added the applicable markups provided for in section 5.1 of Food Products Regulation No. 2 which is otherwise made applicable to this supplement:

Kansas City, Mo.----- \$2.49 per hundred

4. In Table II, Appendix A, all listed prices per bushel are increased by nine cents.

This amendment shall become effective 12:01 a. m., March 4, 1946.

Issued this 2d day of March 1946.

PAUL A. PORTER,  
Administrator.

Approved: March 1, 1946.

J. B. HUTSON,  
Acting Secretary of Agriculture.

[F. R. Doc. 46-3473; Filed, Mar. 4, 1946;  
4:57 p. m.]

#### PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[3d Rev. RO 3, Amdt. 7]

##### SUGAR

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.

Third Revised Ration Order 3 is amended in the following respects:

1. Section 17.1 (a) is amended by adding a new sentence at the end thereof to read as follows: "In addition, wherever not specifically required, any registering unit which is applying for an adjustment under the provisions of this article must also file a report of its inventory of sugar as of the date of the application for the adjustment. This report must be filed on OPA Form R-346 (Revised)."

2. Section 17.1 (b) is amended to read as follows:

(b) *Application by industrial users for adjustments in base-period use or allotments.* (1) An industrial user may apply for an adjustment in his base use or allotment when it is shown that:

(i) Fire, flood, strike or similar catastrophe or other circumstance affected his operation during the period from January 1, 1941 to January 1, 1942, and caused his use of sugar during that year to be less than it would otherwise have been; or

(ii) He invested, before April 20, 1942, in productive equipment (or facilities) which had not been installed in his plant available for use until after January 1, 1941, with the result that he used less sugar during his base period than he otherwise would have used.

(2) Application shall be made on OPA Form R-373 and filed with the District Office. The applicant must give all the information required by that form.

(3) A transferee of the person who had the establishment on April 20, 1942 may not apply under this section unless:

(i) He obtained the establishment by inheritance or will; or

(ii) The change in ownership is only as to the form of the business organization but the same parties both in interest and in number have the establishment at the time of application; or

(iii) He is a member of the immediate family of the transferor who was the owner or part owner of the establishment on April 20, 1942. (A member of the immediate family of the transferor includes father, son, mother, daughter, wife, husband, brother or sister); or

(iv) One or more of the owners of the establishment at the time of application for an adjustment is a person who had an ownership interest in the establishment continuously from April 20, 1942 to the date of application.

(4) A District Office may not approve an application filed under this section but must send the application, together with all other information received, including the entire file, to the Washington Office for decision.

(5) A person is not eligible to apply for an adjustment under this section for making or using:

<sup>1</sup> 11 F.R. 177.



- (i) Jams, jellies, preserves, marmalades or fruit butters; or  
 (ii) A product for which a provisional allowance may be obtained.

3. The first sentence of section 17.3 (b) is amended to read as follows:

(b) Application shall be made on OPA Form R-365 and applicant shall give all the information required by that form. However, production figures required to be stated in answer to items 11, 12, 17, 23 and 24 on OPA Form R-365 may, at the option of the applicant, be for the entire year of 1941 instead of for a representative month as required by such form. In such case, the applicant must state on the form that the year 1941 is used.

4. Section 17.3 (c) is amended to read as follows:

(c) A transferee of the person who had the establishment on April 20, 1942 may not apply under this section unless:

- (1) He obtained the establishment by inheritance or will; or  
 (2) The change in ownership is only as to the form of the business organization but the same parties both in interest and in number have the establishment at the time of application; or  
 (3) He is a member of the immediate family of the transferor who was the owner of the establishment on April 20, 1942. (A member of the immediate family of the transferor includes father, son, mother, daughter, wife, husband, brother or sister.); or  
 (4) One or more of the owners of the establishment at the time of application for an adjustment is a person who had an ownership interest in the establishment continuously from April 20, 1942 to the date of application.

5. Section 17.3 (d) (2) is amended to read as follows:

(2) Used a sugar-containing product for which a provisional allowance may be obtained in making his product or who makes a sugar-containing product for which a provisional allowance may be obtained.

6. Section 20.1 (d) is amended to read as follows:

(d) Unless otherwise specified by the Director, paragraph (b) shall not apply to raw sugar, turbinado sugar, plantation white sugar, high-washed sugar, Louisiana seconds sugar, invert sugar, liquid sugar, confectioners' sugar (powdered), or soft sugar in bulk, cube sugar, loaf sugar, cubelet sugar or tablet sugar; or to confectioners', brown and other specialty sugar in one or two pound packages, except fine granulated sugar; or to sugar refined or processed outside the continental United States.

This amendment shall become effective March 4, 1946.

NOTE: The reporting and record-keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 4th day of March, 1946.

PAUL A. PORTER,  
*Administrator.*

[F. R. Doc. 46-3474; Filed, Mar. 4, 1946; 4:54 p. m.]

# PART 1418—TERRITORIES AND POSSESSIONS [2d Rev. MPR 183, Correction]

## MAXIMUM PRICES IN PUERTO RICO

The second item listed in the first column of the schedule in section 4.26 (b) (1) is corrected to read "25-lb. container."

This correction shall become effective as of 12:01 a. m., February 10, 1946.

Issued this 5th day of March 1946.

JAMES G. ROGERS, Jr.,  
*Acting Administrator.*

[F. R. Doc. 46-3518; Filed, Mar. 5, 1946; 11:43 a. m.]

# PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[MPR 604, Amdt. 1]

## RYE

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 604 is amended in the following respects:

1. Section 3.2 (a) is amended to read as follows:

(1) *Base prices at terminal base points.* Base prices per bushel, bulk, for rye at the following terminal base points shall be as follows:

Minneapolis, Minn.	1.40
Duluth, Minn.	1.40
Chicago, Ill.	1.45
Milwaukee, Wis.	1.45
Kansas City, Mo.	1.38½
Omaha, Nebr.	1.38½
Sioux City, Ia.	1.38½

2. In Table II of Appendix A all prices are increased by four cents.

This amendment shall become effective 12:01 a. m., March 4, 1946.

Issued this 2d day of March 1946.

PAUL A. PORTER,  
*Administrator.*

Approved: March 1, 1946.

J. B. HUTSON,  
*Acting Secretary of Agriculture.*

[F. R. Doc. 46-3478; Filed, Mar. 4, 1946; 4:55 p. m.]

# TITLE 49—TRANSPORTATION AND RAILROADS

## Chapter I—Interstate Commerce Commission

[S.O. 394, Corrected Amdt. 6]

## PART 95—CAR SERVICE

### FREE TIME ON REFRIGERATOR CARS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 1st day of March A. D. 1946.

Upon further consideration of Service Order No. 394 (10 F.R. 15008), as

<sup>1</sup> 10 F.R. 7635, 8933, 9223, 9227, 10224, 10976, 11668, 11811, 12555, 12744, 12745, 12961, 13280, 14247, 15173; 11 F.R. 608, 799, 1101, 1406.

amended (10 F.R. 15073, 15354; 11 F.R. 408, 1627, 1992) and good cause appearing therefor: *It is ordered*, That:

Service Order No. 394, as amended, be, and it is hereby, further amended by suspending subparagraph (1) of paragraph (c) *Computation of Time*, until further order of this Commission.

*It is further ordered*, That this amendment shall become effective at 7:00 a. m., March 2, 1946; that a copy of this order and direction shall be served upon each State commission and upon the Association of American Railroads, Car Service Division, as Agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL] W. P. BARTEL,  
*Secretary.*

[F. R. Doc. 46-3516; Filed, Mar. 5, 1946; 11:26 a. m.]

## Notices

### CIVIL AERONAUTICS BOARD.

[Docket No. SA-114]

### ACCIDENT OCCURRING AT FAYETTEVILLE, GA.

#### AMENDED NOTICE OF HEARING

In the matter of investigation of accident involving aircraft of United States Registry NC 41474 which occurred at Fayetteville, Georgia, on February 26, 1946.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly section 702 of said Act, in the above-entitled proceeding that hearing is hereby assigned to be held on Tuesday, March 5, 1946 at 9:30 a. m. (local time) at the Court House, Fayetteville, Georgia. This notice is amended to read that hearing is hereby assigned to be held on Friday, March 8, 1946 at 9:30 a. m. (local time) at the same place.

Dated at Washington, D. C., March 4, 1946.

ROBERT W. CHRISP,  
*Presiding Officer.*

[F. R. Doc. 46-3482; Filed, Mar. 5, 1946; 10:24 a. m.]

### FEDERAL COMMUNICATIONS COMMISSION.

[Docket No. 6142]

### NEW MEXICO BROADCASTING CO. (KGGM)

#### NOTICE OF HEARING

In re application of New Mexico Broadcasting Co. (KGGM); date filed, September 10, 1945; for construction permit to increase power, installation of new transmitter and D. A. for night use; class of service, standard broadcast; class of station, standard broadcast; location,



Albuquerque, N. Mex.; operating assignment specified: Frequency, 590 kc.; power, 1 kw. night, 5 kw. day; hours of operation, unlimited; Docket No. 6142; file No. B5-P-2918.

You are hereby notified that the Commission has examined the application in the above-entitled case and has designated the matter for hearing in consolidation with the applications of San Bernardino Broadcasting Co., Inc., San Bernardino, Calif. (B5-P-3908, Docket 6811); Nevada Radio & Television Co., Reno, Nev. (B5-P-3832, Docket 6813); Lee Bros. Broadcasting Co. (KFXM), San Bernardino, Calif. (B5-P-4093, Docket 6812); The Star Broadcasting Co., Inc., Pueblo, Colo. (B5-P-3854, Docket 6814); and Southern Utah Broadcasting Co. (KSUB), Cedar City, Utah (B5-P-3854, Docket 6750), on the following issues:

1. To determine the applicant's technical, financial, and other qualifications to construct and operate Station KGGM as proposed.

2. To determine the areas and populations which may be expected to gain or lose primary service from the proposed operation of Station KGGM by the applicant and the character or other broadcast services available to those areas and populations.

3. To determine the areas and populations now receiving primary service from Station KVSE, which would also receive primary service from Station KGGM operating as proposed.

4. To determine the areas and populations which would receive primary service from both Station KGGM, operating as proposed herein, and Station KVSE operating as proposed in Docket 6143.

5. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

6. To determine whether the proposed operation of Station KGGM would involve objectionable interference with the service of any existing broadcast stations or with the service proposed in any pending applications, the nature and extent of any such interference, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

7. To determine whether the operation of Station KGGM as proposed, would involve objectionable interference with Station XEHQ, Hermosillo, Mexico, and if so, the nature and extent thereof.

8. To determine whether the proposed installation and operation of Station KGGM would be in compliance with the Commission's rules and Standards of Good Engineering Practice concerning standard broadcast stations.

9. To determine whether the erection of the antenna system proposed herein would be consistent with Civil Aeronautics Administration requirements.

10. To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.384

of the Commission's rules of practice and procedure. Persons other than the applicant herein and the applicants already made a party by consolidation, who desire to be heard must file a petition to intervene in accordance with the provisions of §§ 1.102, 1.141 and 1.142 of the Commission's rules of practice and procedure.

The applicant's address is as follows: New Mexico Broadcasting Co., Inc., Radio Station KGGM, % A. R. Hebenstreit, Kimo Building, Fifth and Central Avenues, Albuquerque, N. Mex.

Dated at Washington, D. C., February 21, 1946.

[SEAL] FEDERAL COMMUNICATIONS  
COMMISSION,  
T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3438; Filed, Mar. 4, 1946;  
11:30 a. m.]

[Docket No. 6759]

SOUTHERN UTAH BROADCASTING CO.  
(KSUB)

#### NOTICE OF HEARING

In re application of Southern Utah Broadcasting Co. (KSUB); date filed January 17, 1945; for construction permit to change frequency, increase power, and install new transmitter; class of service, broadcast; class of station, broadcast; location, Cedar City, Utah; operating assignment specified: Frequency, 590 kc.; power, 250 w. night, 1 kw. day; hours of operation, unlimited; Docket No. 6759; file No. B5-P-3854.

You are notified that the Commission has reexamined the application in the above-entitled case and has designated the matter for hearing in consolidation with the applications of San Bernardino Broadcasting Co., Inc., San Bernardino, Calif. (File No. B5-P-3908, Docket No. 6811); Lee Bros. Broadcasting Co. (KFXM), San Bernardino, Calif. (File No. B5-P-4093, Docket No. 6812); Nevada Radio & Television Co., Reno, Nev. (File No. B5-P-3832, Docket No. 6813); New Mexico Broadcasting Co. (KGGM), Albuquerque, N. Mex. (File No. B5-P-2918, Docket No. 6142); and The Star Broadcasting Co., Inc., Pueblo, Colo. (File No. B5-P-4094, Docket No. 6814), on the following issues:

1. To determine the applicant's technical, financial, and other qualifications to construct and operate Station KSUB as proposed.

2. To determine the areas and populations which may be expected to gain or lose primary service from the proposed operation of Station KSUB by the applicant and the character or other broadcast services available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the proposed operation of Station KSUB would involve objectionable interference with the service of any existing broadcast stations or with the service proposed in any pending

applications, the nature and extent of any such interference, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation of Station KSUB as proposed, would involve objectionable interference with Station XEHQ, Hermosillo, Mexico, and if so, the nature and extent thereof.

6. To determine whether the proposed installation and operation of Station KSUB would be in compliance with the Commission's rules and Standards of Good Engineering Practice concerning standard broadcast stations.

7. To determine whether the erection of the antenna system proposed herein would be consistent with Civil Aeronautics Administration requirements.

8. To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.384 of the Commission's rules of practice and procedure. Persons other than the applicant herein and the applicants already made a party by consolidation, who desire to be heard must file a petition to intervene in accordance with the provisions of §§ 1.102, 1.141 and 1.142 of the Commission's rules of practice and procedure.

The applicant's address is as follows: Southern Utah Broadcasting Co., Radio Station KSUB, P. O. Box 811, West Second Street, Cedar City, Utah.

Dated at Washington, D. C., February 21, 1946.

[SEAL] FEDERAL COMMUNICATIONS  
COMMISSION,  
T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3428; Filed, Mar. 4, 1946;  
11:29 a. m.]

[Docket No. 6811]

SAN BERNARDINO BROADCASTING CO., INC.

#### NOTICE OF HEARING

In re application of San Bernardino Broadcasting Co., Inc. (NEW); date filed, August 9, 1945; for construction permit; class of service, broadcast; class of station, broadcast; location, San Bernardino, Calif.; operating assignment specified: frequency, 590 kc.; power, 1 kw. night,<sup>1</sup> 1 kw. day;<sup>1</sup> hours of operation, unlimited; Docket No. 6811; File No. B5-P-3908.

You are hereby notified that the Commission has examined the application in the above-entitled case and has designated the matter for hearing in consolidation with the application of Lee Brothers Broadcasting Company (KFXM), San Bernardino, Calif. (File No. B5-P-4093; Docket No. 6812); Nevada Radio and Television Company, Reno, Nev. (File No. B5-P-3832; Docket No. 6813); New Mexico Broadcasting Company (KGGM) (File No. B5-P-2918; Docket No. 6142), Albuquerque, N. Mex.,

<sup>1</sup> DA—night and day.



Southern Utah Broadcasting Company (KSUB) (File No. B5-P-3854; Docket No. 6759), Cedar City, Utah; and The Star Broadcasting Company, Inc. (File No. B5-P-4094; Docket No. 6814), Pueblo, Colo., on the following issues:

1. To determine the legal, technical, financial, and other qualifications of applicant, its officers, directors, and stockholders, to construct and operate the proposed station.

2. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the areas and populations proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with the service of any existing broadcast station or with the service proposed in any pending applications, the nature and extent of any such interference, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation of the applicant's station as proposed, would involve objectionable interference with Station XEHQ, Hermosillo, Mexico, and, if so, the nature and extent thereof.

6. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice concerning standard broadcast stations.

7. To determine whether the erection of the antenna system proposed herein would be consistent with existing Civil Aeronautics Administration requirements.

8. To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.384 of the Commission's rules of practice and procedure. Persons other than the applicant herein and the applicants already made a party by consolidation, who desire to be heard must file a petition to intervene in accordance with the provisions of §§ 1.102, 1.141 and 1.142 of the Commission's rules of practice and procedure.

The applicant's address is as follows: San Bernardino Broadcasting Co., Inc., % H. M. Bingham, 921 Tower Building, Washington 5, D. C.

Dated at Washington, D. C., February 21, 1946.

[SEAL] FEDERAL COMMUNICATIONS  
COMMISSION,  
T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3430; Filed, Mar. 4, 1946;  
11:29 a. m.]

[Docket No. 6812]

LEE BROS. BROADCASTING CO. (KFXM)

#### NOTICE OF HEARING

In re application of J. C. Lee and E. W. Lee (Lee Bros. Broadcasting Company) (KFXM), date filed October 5, 1945, for construction permit to change freq., increase power, install new transmitter and D. A. for night use and ch. trans. location; class of service, standard broadcast; class of station, standard broadcast; location, San Bernardino, California; operating assignment specified: frequency, 590 kc; power, 1 kw night, 1 kw day; hours of operation, unlimited; Docket No. 6812; File No. B5-P-4093.

You are hereby notified that the Commission has examined the application in the above-entitled case and has designated the matter for hearing in consolidation with the applications of San Bernardino Broadcasting Co., Inc., San Bernardino, California (B5-P-3908, Docket 6811); Nevada Radio & Television Co., Reno, Nevada (B5-P-3832, Docket 6813); New Mexico Broadcasting Co. (KGGM), Albuquerque, New Mexico (B5-P-2918, Docket 6142); The Star Broadcasting Co., Inc., Pueblo, Colorado (B5-P-3854, Docket 6814); and Southern Utah Broadcasting Company (KSUB), Cedar City, Utah (B5-P-3854, Docket 6759), on the following issues:

1. To determine the applicant's technical, financial and other qualifications to construct and operate Station KFXM as proposed.

2. To determine the areas and populations which may be expected to gain or lose primary service from the proposed operation of Station KFXM by the applicant and the character of other broadcast services available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the proposed operation of Station KFXM would involve objectionable interference with the service of any existing broadcast stations or with the service proposed in any pending applications, the nature and extent of any such interference, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the proposed installation and operation of Station KFXM would be in compliance with the Commission's rules and Standards of Good Engineering Practice concerning standard broadcast stations.

6. To determine whether the erection of the antenna system proposed herein would be consistent with Civil Aeronautics Administration requirements.

7. To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

The applicant is hereby given the opportunity to obtain a hearing on such

<sup>1</sup> D-A night.

issues by filing a written appearance in accordance with the provisions of § 1.384 of the Commission's rules of practice and procedure. Persons other than the applicant herein and the applicants already made a party by consolidation, who desire to be heard must file a petition to intervene in accordance with the provisions of §§ 1.102, 1.141 and 1.142 of the Commission's rules of practice and procedure.

The applicant's address is as follows: J. C. Lee and E. W. Lee (Lee Bros. Broadcasting Company), 512 5th Street, California Hotel, San Bernardino, California.

Dated at Washington, D. C., February 21, 1946.

[SEAL] FEDERAL COMMUNICATIONS  
COMMISSION,  
T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3431; Filed, Mar. 4, 1946;  
11:29 a. m.]

[Docket No. 6813]

NEVADA RADIO AND TELEVISION CO.

#### NOTICE OF HEARING

In re application of Nevada Radio and Television Company (New), date filed, December 19, 1944, for construction permit; class of service, broadcast; class of station, broadcast; location, Reno, Nevada; operating assignment specified: frequency, 590 kc; power, 1 kw<sup>1</sup> night, 1 kw day; hours of operation, unlimited; Docket No. 6813; File No. B5-P-3832.

You are hereby notified that the Commission has examined the application in the above-entitled case and has designated the matter for hearing in consolidation with the applications of San Bernardino Broadcasting Company, Inc., San Bernardino, California (File No. B5-P-3908; Docket No. 6811); Lee Brothers Broadcasting Company (KFXM), San Bernardino, California (File No. B5-P-4093; Docket No. 6812); New Mexico Broadcasting Company (KGGM) (File No. B5-P-2918; Docket No. 6142); Albuquerque, New Mexico; The Star Broadcasting Company, Inc. (File No. B5-P-4094; Docket No. 6814) Pueblo, Colorado; and Southern Utah Broadcasting Company (KSUB) (File No. B5-P-3854; Docket No. 6759), Cedar City, Utah, on the following issues:

1. To determine the legal, technical, financial, and other qualifications of applicant, its officers, directors, and stockholders, to construct and operate the proposed station.

2. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the areas and populations proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with the serv-



ice of any existing broadcast station or with the service proposed in any pending applications, the nature and extent of any such interference, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation of the applicant's station as proposed, would involve objectionable interference with Station XEHQ, Hermosillo, Mexico, and, if so, the nature and extent thereof.

6. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice concerning standard broadcast stations.

7. To determine whether the erection of the antenna system proposed herein would be consistent with existing Civil Aeronautics Administration requirements.

8. To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.384 of the Commission's rules of practice and procedure. Persons other than the applicant herein and the applicants already made a party by consolidation, who desire to be heard must file a petition to intervene in accordance with the provisions of §§ 1.102, 1.141 and 1.142 of the Commission's rules of practice and procedure.

The applicant's address is as follows: Nevada Radio and Television Company, c/o E. W. Miller, 511 North Carson Street, Carson City, Nevada.

Dated at Washington, D. C., February 21, 1946.

[SEAL] FEDERAL COMMUNICATIONS  
COMMISSION,  
T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3433; Filed, Mar. 4, 1946;  
11:29 a. m.]

[Docket No. 6814]

STAR BROADCASTING CO., INC.

#### NOTICE OF HEARING

In re application of The Star Broadcasting Company, Inc. (New), date filed October 8, 1945, for construction permit; class of service, standard broadcast; class of station, standard broadcast; location, Pueblo, Colorado; operating assignment specified: Frequency, 590 kc; power, 1 kw. night, 1 kw. day; hours of operation, unlimited; Docket No. 6814; File No. B5-P-4094.

You are hereby notified that the Commission has examined the application in the above-entitled case and has designated the matter for hearing in consolidation with the applications of San

Bernardino Broadcasting Company, Inc., San Bernardino, California (File No. B5-P-3908; Docket No. 6811); Lee Bros. Broadcasting Company (KFxm), San Bernardino, California (File No. B5-P-4093; Docket No. 6812); Nevada Radio and Television Company, Reno, Nevada (File No. B5-P-3832; Docket No. 6813); New Mexico Broadcasting Company (KGGM), Albuquerque, New Mexico (File No. B5-P-2918; Docket No. 6142); and Southern Utah Broadcasting Company, (KSUB), Cedar City, Utah (File No. B5-P-3854; Docket No. 6759), on the following issues:

1. To determine the legal, technical, financial, and other qualifications of applicant, its officers, directors, and stockholders, to construct and operate the proposed station.

2. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the areas and populations proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with the service of any existing broadcast station or with the service proposed in any pending applications, the nature and extent of any such interference, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation of the applicant's station, as proposed, would involve objectionable interference with Station XEHQ, Hermosillo, Mexico, and, if so, the nature and extent thereof.

6. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice concerning standard broadcast stations.

7. To determine whether the erection of the antenna system proposed herein would be consistent with existing Civil Aeronautics Administration requirements.

8. To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.384 of the Commission's rules of practice and procedure. Persons other than the applicant herein and the applicants already made a party by consolidation, who desire to be heard must file a petition to intervene in accordance with the provisions of §§ 1.102, 1.141 and 1.142 of the Commission's rules of practice and procedure.

The applicant's address is as follows: The Star Broadcasting Company, Inc.,

c/o Frank S. Hoag, Sr., 211 West 5th Street, Pueblo, Colo.

Dated at Washington, D. C., February 21, 1946.

[SEAL] FEDERAL COMMUNICATIONS  
COMMISSION,  
T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3429; Filed, Mar. 4, 1946;  
11:29 a. m.]

[Docket No. 7322]

RADIO STATION WSOC, INC.

ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING ON STATED ISSUES

In re application of Radio Station WSOC, Incorporated (WSOC), Charlotte, North Carolina; for construction permit; Docket No. 7322; File No. B3-P-3818.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 1st day of February, 1946.

The Commission having under consideration an application for construction permit (File No. B3-P-3818, Docket No. 7322) filed by Radio Station WSOC, Incorporated, Charlotte, North Carolina, to change frequency of station WSOC from 1240 kc. to 1550 kc., to increase power from 250 watts to 50 kw., and to employ a directional antenna at night:

It is ordered, That this application be designated for hearing in a consolidated proceeding with the applications for construction permits (File No. B4-P-3822, Docket No. 7323) of Radio Springfield Inc.; (File No. B3-P-4257, Docket No. 7324) of Atlanta Radio Enterprises, Inc.; (File No. B1-P-4347, Docket No. 7325) of the Hampden-Hampshire Corporation; and (File No. B4-P-4349, Docket No. 7326) of WCBS, Inc., upon the following issues:

1. To determine the legal, technical, financial, and other qualifications of the applicant, its officers, directors and stockholders, to construct and operate the proposed station.

2. To determine the areas and populations which would gain primary service through the operation of the proposed station and what other broadcast services are available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the areas and populations proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with any existing or proposed broadcast service, the nature and extent of any such interference, the areas and populations affected thereby, and the availability of other broadcast services to such areas and populations.

5. To determine whether the operation of the proposed station would involve objectionable interference with Class I-B station using 1550 kc, 50 kw, U assigned

<sup>1</sup> DA—night.



by NARBA to Ontario, Canada, the nature and extent of any such interference, the areas and populations affected thereby, and nature of other broadcast service to such areas and populations.

6. To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3425; Filed, Mar. 4, 1946;  
11:28 a. m.]

[Docket 7323]

RADIO SPRINGFIELD, INC.

ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING ON STATED ISSUES

In re application of Radio Springfield, Inc., Springfield, Illinois; for construction permit; Docket No. 7323; File No. B4-P-3822.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 1st day of February 1946;

The Commission having under consideration an application for construction permit (File No. B4-P-3822, Docket No. 7323) filed by Radio Springfield, Inc., for a new standard broadcast station at Springfield, Illinois;

It is ordered, That this application be designated for hearing in a consolidated proceeding with the applications for construction permits (File No. B3-P-3818, Docket No. 7322) of Radio Station WSOC, Incorporated; (File No. B3-P-4257, Docket No. 7324) of Atlanta Radio Enterprises, Inc.; (File No. B1-P-4347, Docket No. 7325) of the Hampden-Hampshire Corporation; and (File No. B4-P-4349, Docket No. 7326) of WCBS, Inc., upon the following issues:

1. To determine the legal, technical, financial, and other qualifications of the applicant, its officers, directors and stockholders, to construct and operate the proposed station.

2. To determine the areas and populations which would gain primary service through the operation of the proposed station, and what other broadcast services are available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the areas and populations proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with any existing or proposed broadcast service in U. S. or Mexico, the nature and extent of any such interference, the areas and populations in the United States affected thereby, and the availability of other broadcast services to such areas and populations.

5. To determine whether the operation of the proposed station would involve objectionable interference with Class I-B station using 1550 kc, 50 kw, U assigned by NARBA to Ontario, Canada

No. 45—4

the nature and extent of any such interference, the areas and populations affected thereby, and the nature of other broadcast service to such areas and populations.

6. To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3426; Filed, Mar. 4, 1946;  
11:28 a. m.]

[Docket No. 7324]

ATLANTA RADIO ENTERPRISES, INC.

ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING ON STATED ISSUES

In re application of Atlanta Radio Enterprises, Inc., Atlanta, Georgia, for construction permit; Docket No. 7324; File No. B3-P-4257.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 1st day of February 1946;

The Commission having under consideration an application for construction permit (File No. B3-P-4257, Docket No. 7324) of Atlanta Radio Enterprises, Inc., for a new standard broadcast station at Atlanta, Georgia;

It is ordered, That this application be designated for hearing in a consolidated proceeding with the applications for construction permits (File No. B3-P-3818, Docket No. 7322) of Radio Station WSOC, Incorporated; (File No. B4-P-3822, Docket No. 7323) of Radio Springfield, Inc.; (File No. B1-P-4347, Docket No. 7325) of The Hampden-Hampshire Corporation; and (File No. B4-P-4349, Docket No. 7326) of WCBS, Inc., upon the following issues:

1. To determine the legal, technical, financial, and other qualifications of applicant, its officers, directors and stockholders, to construct and operate the proposed station.

2. To determine the areas and populations which would gain primary service through the operation of the proposed station and what other broadcast services are available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the areas and populations proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with any existing or proposed broadcast service, the nature and extent of any such interference the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation of the proposed station would involve objectionable interference with Class I-B station using 1550 kc, 50 kw, U assigned by NARBA to Ontario, Canada the nature and extent of any such

interference, the areas and populations affected thereby, and the nature of other broadcast service to such areas and populations.

6. To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3424; Filed, Mar. 4, 1946;  
11:28 a. m.]

[Docket No. 7326]

WCBS, INC.

ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING ON STATED ISSUES

In re application of WCBS, Inc., Decatur, Illinois; for construction permit; Docket No. 7326; File No. B4-P-4349.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 1st day of February, 1946;

The Commission having under consideration an application for construction permit (File No. B4-P-4349, Docket No. 7326) of WCBS, Inc., for a new standard broadcast station at Decatur, Illinois;

It is ordered, That this application be designated for hearing in a consolidated proceeding with the applications for construction permits (File No. B3-P-3818, Docket No. 7322) of Radio Station WSOC, Incorporated; (File No. B4-P-3822, Docket No. 7323) of Radio Springfield, Inc.; (File No. B3-P-4257, Docket No. 7324) of Atlanta Radio Enterprises, Inc.; and (File No. B1-P-4347, Docket No. 7325) of the Hampden-Hampshire Corporation, upon the following issues:

1. To determine the legal, technical, financial, and other qualifications of the applicant, its officers, directors and stockholders, to construct and operate the proposed station.

2. To determine the areas and populations which would gain primary service through the operation of the proposed station and what other broadcast services are available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the areas and populations proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with any existing or proposed broadcast service in United States or Mexico, the nature and extent of any such interference, areas and populations affected thereby, and the availability of other broadcast services to such areas and populations.

5. To determine whether the operation of the proposed station would involve objectionable interference with Class I-B station using 1550 kc, 50 kw, U assigned by NARBA to Ontario, Canada, the nature and extent of any such interference, the areas and populations affected thereby, and the nature of other



broadcast service to such areas and populations.

6. To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3427; Filed, Mar. 4, 1946;  
11:28 a. m.]

[Docket No. 7329]

CAPITAL CITY BROADCASTING CORP.

#### NOTICE OF HEARING

In re application of Capital City Broadcasting Corporation (New), date filed December 13, 1945, for construction permit; class of service, standard broadcast; class of station, standard broadcast; location, Baton Rouge, Louisiana; operating assignment specified: Frequency, 550 kc; power, 1 kw night,<sup>1</sup> 1 kw day; hours of operation, unlimited; Docket No. 7329; File No. B3-P-4433.

You are hereby notified that the Commission has examined the application in the above-entitled case and has designated the matter for hearing in consolidation with the applications of Radiophone Broadcasting Station WOPI, Inc. (WOPI), Bristol, Tennessee (File No. B3-P-3608, Docket No. 6661); The Constitution Publishing Company, Atlanta, Georgia (File No. B3-P-4086, Docket No. 6802); Shenandoah Valley Broadcasting Corporation, (WSVA), Harrisonburg, Virginia (File No. B2-P-3753, Docket No. 6804); Booth Radio Stations, Inc., Saginaw, Michigan (File No. B2-P-4088, Docket No. 6805); Federated Publications, Inc., Lansing, Michigan (File No. B2-P-4010, Docket No. 6806); WJIM, Inc. (WJIM), Lansing, Michigan (File No. B2-P-4087, Docket No. 6807); Frank C. Carmen, David G. Smith, Jack L. Powers and Grant R. Wrathall, d/b as Montana Broadcasting and Television Company, Anaconda, Montana (File No. B5-P-3993, Docket No. 6808); The Pulitzer Publishing Company, (KSD), St. Louis, Missouri (File No. B4-P-4089, Docket No. 6809) and Public Service Broadcasting Corporation, Knoxville, Tennessee (File No. B3-P-4434, Docket No. 7330), upon the following issues:

1. To determine the legal, technical, financial and other qualifications of the applicant corporation, and of its officers, directors and stockholders to construct and operate the proposed station.

2. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of the proposed station would in-

volve objectionable interference with any existing broadcast stations, and if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation of the proposed station would involve objectionable interference with services proposed in any pending applications for broadcast facilities, and if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

6. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice concerning standard broadcast stations.

7. To determine whether the erection of the antenna system proposed herein would be consistent with Civil Aeronautics Administration requirements.

8. To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

The Bill of Particulars heretofore issued in these proceedings are hereby amended to include the application of Capital City Broadcasting Corporation, (File No. B3-P-4433).

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.384 of the Commission's rules of practice and procedure. Persons other than the applicant herein and the applicants already made a party by consolidation, who desire to be heard must file a petition to intervene in accordance with the provisions of §§ 1.102, 1.141 and 1.142 of the Commission's rules of practice and procedure.

The applicant's address is as follows: Capital City Broadcasting Corporation, c/o John C. McCormack, 1849 North Street, P. O. Box 1950, Baton Rouge, Louisiana.

Dated at Washington, D. C., February 21, 1946.

[SEAL] FEDERAL COMMUNICATIONS  
COMMISSION,  
T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3435; Filed, Mar. 4, 1946;  
11:30 a. m.]

[Docket No. 7330]

PUBLIC SERVICE BROADCASTING CORP.

#### NOTICE OF HEARING

In re application of Public Service Broadcasting Corporation (new), date filed January 8, 1946, for construction permit; class of service, standard broadcast; class of station, standard broadcast; location, Knoxville, Tennessee; operating assignment specified: Frequency, 550 kc; power, 1 kw night,<sup>1</sup> 1 kw day; hours of operation, unlimited; Docket No. 7330; File No. B3-P-4434.

You are hereby notified that the Commission has examined the application in

the above-entitled case and has designated the matter for hearing in consolidation with the applications of Radiophone Broadcasting Station WOPI, Inc. (WOPI), Bristol, Tennessee (File No. B3-P-3608, Docket No. 6661); The Constitution Publishing Company, Atlanta, Georgia (File No. B3-P-4086, Docket No. 6802); Shenandoah Valley Broadcasting Corporation (WSVA), Harrisonburg, Virginia (File No. B2-P-3753, Docket No. 6804); Booth Radio Stations, Inc., Saginaw, Michigan (File No. B2-P-4088, Docket No. 6805); Federated Publications, Inc., Lansing, Michigan (File No. B2-P-4010, Docket No. 6806); WJIM, Inc. (WJIM), Lansing, Michigan (File No. B2-P-4087, Docket No. 6807); Frank C. Carmen, David G. Smith, Jack L. Powers and Grant R. Wrathall, d/b as Montana Broadcasting and Television Company, Anaconda, Montana (File No. B5-P-3993, Docket No. 6808); The Pulitzer Publishing Company (KSD), St. Louis, Missouri (File No. B4-P-4089, Docket No. 6809) and Capital City Broadcasting Corporation, Baton Rouge, Louisiana (File No. B3-P-4433), upon the following issues:

1. To determine the legal, technical, financial and other qualifications of the applicant corporation, and of its officers, directors, and stockholders to construct and operate the proposed station.

2. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with any existing broadcast stations, and if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation of the proposed station would involve objectionable interference with services proposed in any pending applications for broadcast facilities, and if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

6. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and standards of Good Engineering Practice concerning standard broadcast stations.

7. To determine whether the erection of the antenna system proposed herein would be consistent with Civil Aeronautics Administration requirements.

8. To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

The Bill of Particulars heretofore issued in these proceedings is hereby amended to include the application of

<sup>1</sup> D. A.—night.

<sup>1</sup> D. A.—night and day.



Public Service Broadcasting Corporation, (File No. B3-P-4434).

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.384 of the Commission's rules of practice and procedure. Persons other than the applicant herein and the applicants already made a party by consolidation, who desire to be heard must file a petition to intervene in accordance with the provisions of §§ 1.102, 1.141 and 1.142 of the Commission's rules of practice and procedure.

The applicant's address is as follows: Public Service Broadcasting Corporation, c/o Charles H. Davis, President, P. O. Box 2367, Allen Farm, Third Creek Lane, Knoxville, Tennessee.

Dated at Washington, D. C. February 21, 1946.

[SEAL] FEDERAL COMMUNICATIONS  
COMMISSION,  
T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3436; Filed, Mar. 4, 1946;  
11:30 a. m.]

[Docket No. 7360]

NEW ENGLAND BROADCASTING CO.

#### NOTICE OF HEARING

In re application of New England Broadcasting Co. (New), date filed, October 5, 1945, for construction permit; class of service, standard broadcast; location, Worcester, Massachusetts; operating assignment specified: Frequency, 1230 kc; power, 250 w; hours of operation, unlimited; Docket No. 7360; File No. B1-P-4196.

You are hereby notified that the Commission has examined the application in the above-entitled case and has designated the matter for hearing in consolidation with the applications of Bernard Lee Blum, Waterbury, Connecticut (File No. B1-P-4079; Docket No. 6854); Mitchell G. Meyers, Ruben E. Aronheim, and Milton H. Meyers, a partnership, Waterbury, Connecticut (File No. B1-P-4083; Docket No. 6855); Associated Electronic Enterprises, Woonsocket, R. I. (File No. B1-P-14111; Docket No. 6857); and Norwich Broadcasting Company, a partnership composed of H. Ross Perkins and J. Eric Williams, Norwich, Connecticut (File No. B1-P-3870; Docket No. 6858), on the following issues:

1. To determine the legal, technical, financial, and other qualifications of the applicant corporation, and of its officers, directors, and stockholders, to construct and operate the proposed station.

2. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with any existing broadcast stations, and if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation of the proposed station would involve objectionable interference with services proposed in any pending applications for broadcast facilities, and if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

6. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and standards of good engineering practice concerning standard broadcast stations.

7. To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

The Bills of Particulars heretofore issued in these proceedings are hereby amended to include the application of New England Broadcasting Company (File No. B1-P-4196; Docket No. 7360).

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.382 (b) of the Commission's rules of practice and procedure. Persons other than the applicant herein and the applicants already made a party by consolidation, who desire to be heard must file a petition to intervene in accordance with the provisions of §§ 1.102, 1.141 and 1.142 of the Commission's rules of practice and procedure.

The applicant's address is as follows: New England Broadcasting Company, 914 Park Building, Worcester, Mass.

Dated at Washington, D. C., February 13, 1946.

By the Commission.

[SEAL] T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3437; Filed, Mar. 4, 1946;  
11:30 a. m.]

[Docket No. 7401]

CINCINNATI TIMES STAR CO. (WKRC)

#### NOTICE OF HEARING

In re application of Cincinnati Times Star Company (WKRC), date filed February 8, 1946, for construction permit to increase power, install new transmitter and directional antenna for night use, and change transmitter location; class of service, standard broadcast; location, Cincinnati, Ohio; operating assignment specified: Frequency, 550 kc; power, 5 kw night<sup>1</sup> 5 kw day<sup>1</sup>; hours of operation, unlimited; Docket No. 7401; File No. B2-P-4483.

You are hereby notified that the Commission has examined the application in

<sup>1</sup> D. A.—night and day.

the above-entitled case and has designated the matter for hearing in consolidation with the applications of The Constitution Publishing Co., Atlanta, Georgia (File No. B3-P-4086, Docket No. 6802); Booth Radio Stations, Inc., Saginaw, Michigan (File No. B2-P-4088, Docket No. 6805); Federated Publications, Inc., Lansing, Michigan (File No. B2-P-4010, Docket No. 6806); WJIM, Inc. (WJIM), Lansing, Michigan (File No. B2-P-4087, Docket No. 6807); Montana Broadcasting and Television Co., Anaconda, Montana (File No. B5-P-3993, Docket No. 6808); Pulitzer Publishing Co. (KSD), St. Louis, Missouri (File No. B4-P-4089, Docket No. 6809); Radiophone Broadcasting Station WOPI, Inc. (WOPI), Bristol, Tennessee (File No. B3-P-3603, Docket No. 6661); S. B. Quigley (WMOB), Mobile, Alabama (File No. B2-P-4484, Docket No. 7402); Millard Eidson (KCRS), Midland, Texas (File No. B3-P-4474, Docket No. 7215); Capital City Broadcasting Corporation, Baton Rouge, Louisiana (File No. B3-P-4433, Docket No. 7329); Public Service Broadcasting Corporation, Knoxville, Tennessee (File No. B3-P-4434, Docket No. 7330); Oregon State Agricultural College (KOAC) (File No. B5-ML-1228, Docket No. 7406); Atlantic Radio Corporation (File No. B1-P-4372, Docket No. 7404); Radio Station WDEV (File No. B1-P-4492, Docket No. 7405), on the following issues:

1. To determine the technical, financial and other qualifications of the applicant corporation and of its officers, directors and stockholders to construct and operate Station WKRC as proposed.

2. To determine the areas and populations which may be expected to gain or lose primary service from the proposed operation of Station WKRC and the character of other broadcast services available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the proposed operation of Station WKRC would involve objectionable interference with any existing broadcast stations, and if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the proposed operation of Station WKRC would involve objectionable interference with services proposed in any pending applications for broadcast facilities, and if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

6. To determine whether the proposed operation of Station WKRC would be in compliance with the Commission's rules and Standards of Good Engineering Practice concerning standard broadcast stations.

7. To determine whether the erection of the antenna system proposed herein would be consistent with Civil Aeronautics Administration requirements.

8. To determine on a comparative basis which, if any, of the applications in



this consolidated proceeding should be granted.

The Bill of Particulars heretofore issued in Dockets Nos. 6802, 6803, 6805, 6807, 6808, 6809, 6661, 7329 and 7330 are amended to include the application of Cincinnati Times Star Company, Cincinnati, Ohio (File No. B2-P-4483, Docket No. 7401).

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.384 of the Commission's rules of practice and procedure. Persons other than the applicant herein and the applicants already made a party by consolidation, who desire to be heard must file a petition to intervene in accordance with the provisions of §§ 1.102, 1.141 and 1.142 of the Commission's rules of practice and procedure.

The applicant's address is as follows: Cincinnati Times-Star Company, Radio Station WKRC, 800 Broadway, Cincinnati, Ohio.

Dated at Washington, D. C.

[SEAL] FEDERAL COMMUNICATIONS  
COMMISSION,  
T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3432; Filed, Mar. 4, 1946;  
11:29 a. m.]

[Docket No. 7402]

S. B. QUIGLEY (WMOB)

#### NOTICE OF HEARING

In re application of S. B. Quigley (WMOB); date filed, January 22, 1946; for construction permit to change frequency, increase power, install new transmitter and directional antenna and change transmitter; class of service, standard broadcast; class of station, standard broadcast; location, Mobile, Alabama; operating assignment specified; frequency, 550 kc; power, 1 kw night<sup>1</sup>, 1 kw day<sup>1</sup>; hours of operation, unlimited; Docket No. 7402; File No. B3-P-4484.

You are hereby notified that the Commission has examined the application in the above-entitled case and has designated the matter for hearing in consolidation with the applications of The Constitution Publishing Co., Atlanta, Georgia (File No. B3-P-4086, Docket No. 6802); Booth Radio Station, Inc., Saginaw, Michigan (File No. B2-P-4088, Docket No. 6805); Federated Publications, Inc., Lansing, Michigan (File No. B2-P-4010, Docket No. 6806); WJIM, Inc. (WJIM), Lansing, Michigan (File No. B2-P-4087, Docket No. 6807); Montana Broadcasting and Television Co., Anaconda, Montana (File No. B5-P-3993, Docket No. 6808); Pulitzer Publishing Co. (KSD), St. Louis, Missouri, (File No. B4-P-4089, Docket No. 6809); Radiophone Broadcasting Station WOPI, Inc. (WOPI), Bristol, Tennessee (File No. B3-P-3608, Docket No. 6661); Cincinnati Times Star Co. (WKRC), Cincinnati, Ohio (File No. B2-P-4483, Docket No. 7401); Millard Eidson (KCRS), Midland,

<sup>1</sup>D.A.—night and day.

Texas (File No. B3-P-4474, Docket No. 7215); Capital City Broadcasting Corporation, Baton Rouge, Louisiana (File No. B3-P-4433, Docket No. 7329) Public Service Broadcasting Corporation, Knoxville, Tennessee (File No. B3-P-4434, Docket No. 7330); Oregon State Agricultural College (KOAC) (File No. B5-ML-1228; Docket No. 7406), Corvallis, Oregon; Atlantic Radio Corporation (File No. B1-P-4372, Docket No. 7404); and Radio Station WDEV (File No. B1-P-4492, Docket No. 7405), on the following issues:

1. To determine the technical, financial and other qualifications of the applicant to construct and operate Station WMOB as proposed.

2. To determine the areas and populations which may be expected to gain or lose primary service from the proposed operation of Station WMOB and the character of other broadcast services available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the proposed operation of Station WMOB would involve objectionable interference with any existing broadcast stations, and if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the proposed operation of Station WMOB would involve objectionable interference with services proposed in any pending applications for broadcast facilities, and if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

6. To determine whether the proposed operation of Station WMOB would be in compliance with the Commission's rules and Standards of Good Engineering Practice concerning standard broadcast stations.

7. To determine whether the erection of the antenna system proposed herein would be consistent with Civil Aeronautics Administration requirements.

8. To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

The Bill of Particulars heretofore issued in Dockets Nos. 6802, 6805, 6806, 6807, 6809, 6661, 7329 and 7330 are amended to include the application of S. B. Quigley, Mobile, Alabama, File No. B3-P-4484, Docket No. 7402).

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.384 of the Commission's rules of practice and procedure. Persons other than the applicant herein and the applicants already made a party by consolidation, who desire to be heard must file a petition to intervene in accordance with the provisions of §§ 1.102, 1.141 and 1.142 of the Commission's rules of practice and procedure.

The applicant's address is as follows: S. B. Quigley, 600 St. Louis Street, Mobile, Alabama.

Dated at Washington, D. C., February 21, 1946.

[SEAL] FEDERAL COMMUNICATIONS  
COMMISSION,  
T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3434; Filed, Mar. 4, 1946;  
11:29 a. m.]

[Docket Nos. 7175, 7176, 7393]

CHESTER E. DALY ET AL.

#### ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING AND AMENDING ISSUES

In re application of Chester E. Daly, Cleveland, Ohio; Docket No. 7175, File No. B2-P-3994; Samuel R. Sague, Cleveland Heights, Ohio; Docket No. 7176, File No. B2-P-4377; Cuyahoga Broadcasting Company, Cleveland, Ohio; Docket No. 7393, File No. B2-P-4468; for construction permits.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 13th day of February 1946;

The Commission having under consideration the above-listed application of Cuyahoga Broadcasting Company for construction permit to erect a new standard broadcast station at Cleveland, Ohio;

It is ordered, That the said application be designated for hearing in a consolidated proceeding with the above-listed applications of Chester E. Daly (Docket No. 7175, File No. B2-P-3994) and Samuel R. Sague (Docket No. 7176, File No. B2-P-4377) upon the issues set forth in the Commission's order of January 30, 1946, designating these applications for hearing;

It is further ordered, That Issue No. 6 in said order of January 30, 1946, is hereby amended to read:

To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

By the Commission.

[SEAL] T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3508; Filed, Mar. 5, 1946;  
11:10 a. m.]

[Docket No. 7397]

THEODORE GRANIK

#### ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING ON STATED ISSUES

In re Application of Theodore Granik, Washington, D. C., for construction permit; Docket No. 7397, File No. B1-PH-815.

At a session of the Federal Communications Commission held at its offices in Washington, D. C. on the 13th day of February, 1946;

The Commission having under consideration the above-entitled application for construction permit for a new FM metropolitan broadcast station in Washington, D. C.;

It is ordered, That this application be designated for hearing to be consolidated with the hearings on the applications of Marcus Loew Booking Agency et al.



(Dockets No. 7189-7201 inclusive) for construction permits for new FM metropolitan broadcast stations in Washington, D. C., scheduled to be heard on March 11, 1946, in Washington, D. C. upon the following issues:

1. To determine the legal, technical, financial, and other qualifications of the applicant to operate and construct the proposed station.

2. To obtain full information with respect to the nature and character of the proposed program service.

3. To determine the areas and populations which may be expected to receive service from the proposed station.

4. To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

*It is further ordered*, That the order heretofore issued in the consolidated proceedings for Docket Nos. 7189-7201 inclusive be and it is hereby amended to include the application of Theodore Granik, Washington, D. C. (File No. B1-PH-815, Docket No. 7397).

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3509; Filed, Mar. 5, 1946;  
11:10 a. m.]

[Docket Nos. 7394-7396]

TIMES-WORLD CORP. ET AL.

ORDER DESIGNATING APPLICATIONS FOR CONSOLIDATED HEARING ON STATED ISSUES

In re applications of Times-World Corporation, Roanoke, Virginia; for construction permit; Docket No. 7394, File No. B2-PH-388; Roanoke Broadcasting Corporation, Roanoke, Virginia; for construction permit; Docket No. 7395, File No. B2-PH-477; Piedmont Broadcasting Corporation, Danville, Virginia; for construction permit; Docket No. 7396, File No. B2-PH-495.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 13th day of February 1946;

The Commission having under consideration the above-entitled applications for construction permits for new FM broadcast stations in Roanoke and Danville, Virginia;

*It is ordered*, That the above-entitled applications be designated for consolidated hearing upon the following issues:

1. To determine the legal, technical, financial, and other qualifications of the applicants to construct and operate the proposed stations.

2. To obtain full information with respect to the nature and character of the proposed program service.

3. To determine the areas and populations which may be expected to receive service from the proposed stations.

4. To determine whether a grant of these applications would be consistent with § 3.230 of the Commission's rules.

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3510; Filed, Mar. 5, 1946;  
11:10 a. m.]

[Docket No. 7215]

MILLARD EIDSON

ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING ON STATED ISSUES

In re application of Millard Eidson, independent executor of the estate of Clarence Scharbauer, deceased (KCRS), Midland, Texas; for construction permit; Docket No. 7215, File No. B3-P-4474.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 13th day of February, 1946;

The Commission having under consideration a petition of Millard Eidson, Independent Executor of the Estate of Clarence Scharbauer, Deceased, Midland, Texas, requesting that his application for a construction permit to change the frequency of KCRS to 550 kc., increase power to 5 kw., with directional antenna, be designated for hearing in the consolidated proceedings now set for other applications requesting the use of 550 kc.;

*It is ordered*, That the said application be designated for hearing in a consolidated proceeding with the applications of Radiophone Broadcasting Station WOPI, Inc. (WOPI), Bristol, Tennessee (File No. B3-P-3608; Docket No. 6661); The Constitution Publishing Company, Atlanta, Georgia (File No. B3-P-4086; Docket No. 6802); Booth Radio Stations, Inc., Saginaw, Michigan (File No. B2-P-4088; Docket No. 6805); Federated Publications, Inc., Lansing, Michigan (File No. B2-P-4010; Docket No. 6806); WJIM, Incorporated (WJIM), Lansing, Michigan (File B2-P-4087); Docket No. 6807); Frank C. Carman et al, d/b as Montana Broadcasting and Television Company, Anaconda, Montana (File No. B5-P-3993; Docket No. 6808); and the Pulitzer Publishing Company, St. Louis, Missouri (KSD) (File No. B4-P-4089; Docket No. 6809); Sunshine Broadcasting Company (KTSA), San Antonio, Texas (File No. B3-P-4399; Docket No. 7174); Capital City Broadcasting Corp., Baton Rouge, Louisiana (File No. B3-P-4433; Docket No. 7329); Public Service Broadcasting Corporation (File No. B3-P-4434; Docket No. 7330), Knoxville, Tennessee, and Buffalo Broadcasting Corporation (WGR), Buffalo, New York (File No. B1-P-4424, Docket No. 7122), to be held at Washington, D. C., on February 25, 26, 27, 28, March 1, 4, 5, 6, 7, and 8, 1946, upon the following issues:

1. To determine the applicant's technical financial, and other qualifications to construct and operate Station KCRS as proposed.

2. To determine the areas and populations which may be expected to gain or lose primary service from the proposed operation of Station KCRS by the applicant and the character of other broadcast services available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the proposed operation of Station KCRS would involve objectionable interference with any existing broadcast stations, and if

so the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the proposed operation of Station KCRS would involve objectionable interference with the services proposed in any other pending applications for broadcast facilities, and if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

6. To determine whether the proposed installation and operation of Station KCRS would be in compliance with the Commission's rules and Standards of Good Engineering Practice concerning standard broadcast stations.

7. To determine whether the erection of the antenna system proposed herein would be consistent with Civil Aeronautics Administration requirements.

8. To determine on a comparative basis which, if any, of the applicants in this consolidated proceeding should be granted.

*It is further ordered*, That the orders heretofore issued in the consolidated proceedings for Dockets Nos. 6661, 6802, 6805, 6806, 6807, 6808, 6809, 7174, 7329, 7330 and 7122 be and they are hereby amended to include the application of Millard Eidson, Independent Executor of the Estate of Clarence Scharbauer, Deceased (KCRS), Midland, Texas (File No. B3-P-4474; Docket No. 7215).

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3511; Filed, Mar. 5, 1946;  
11:10 a. m.]

[Docket No. 7392]

EMPIRE NEWSPAPERS-RADIO, INC.

ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING ON STATED ISSUES

In re application of Empire Newspapers-Radio, Inc., Endicott, New York; for construction permit; Docket No. 7392; File No. B1-P-4470.

At a meeting of the Federal Communications Commission, held at its offices in Washington, D. C., on the 13th day of February, 1946;

The Commission having under consideration the petition of Empire Newspapers-Radio, Inc., Endicott, New York, requesting that its application for construction permit for a new standard AM broadcast station at Endicott, New York, using 1450 kc, 250 w, U, be designated for hearing in a consolidated proceeding:

*It is ordered*, That the petition be, and it is hereby, granted, and the application of Empire Newspapers-Radio, Inc. (File No. B1-P-4470, Docket No. 7392), be, and it is hereby designated for hearing in consolidation with the applications of Thomas J. Watson (File No. B1-P-1679, Docket No. 4550) and James R. Meachem (File No. B1-P-4274, Docket No. 7121), on the following issues:

1. To determine the legal, technical, financial, and other qualifications of the



applicant corporation, its officers, directors and stockholders to construct and operate the proposed station.

2. To determine the areas and populations which may be expected to receive primary service from the operation of the proposed station and the character of other broadcast services available to those areas and populations.

3. To determine the type of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with any existing broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast services to such areas and populations.

5. To determine whether the operation of the proposed station would involve objectionable interference with the services proposed in any pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast services to such areas and populations.

6. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice concerning Standard Broadcast Stations.

7. To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

*It is further ordered*, That the Bills of Particulars heretofore issued in these proceedings be, and they are hereby amended to include the application of Empire Newspapers-Radio Inc. (File No. B1-P-4470, Docket No. 7392).

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3512; Filed, Mar. 5, 1946;  
11:10 a. m.]

[Docket 6885]

UNITED BROADCASTING CO.

ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING ON STATED ISSUES

In re application of United Broadcasting Company, Ogden, Utah; for construction permit; Docket No. 6885, File No. B5-P-4107.

At a meeting of the Federal Communications Commission, held at its offices in Washington, D. C., on the 13th day of February 1946;

The Commission having under consideration the petition of United Broadcasting Company, Ogden, Utah, requesting that its application for construction permit for a new standard AM broadcast station at Ogden, Utah, using 1490 kc, 250 w, U, be designated for hearing in a consolidated proceeding:

*It is ordered*, That the petition be, and it is hereby, granted, and the application

of United Broadcasting Company (File No. B5-P-4107, Docket No. 6885) be, and it is hereby, designated for hearing in consolidation with the application of Telegram Publishing Company (File No. B5-P-4180, Docket No. 7067) on the following issues:

1. To determine the legal, technical, financial, and other qualifications of the applicant corporation, its officers, directors and stockholders, to construct and operate the proposed station.

2. To determine the areas and populations which may be expected to receive primary service from the operation of the proposed station and the character of other broadcast services available to those areas and populations.

3. To determine the type of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with any existing broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast services to such areas and populations.

5. To determine whether the operation of the proposed station would involve objectionable interference with the services proposed in any pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast services to such areas and populations.

6. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice concerning Standard Broadcast Stations.

7. To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

*It is further ordered*, That the Bills of Particulars heretofore issued in these proceedings be, and they are hereby amended, to include the application of United Broadcasting Company (File No. B5-P-4117, Docket No. 6885).

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3513; Filed, Mar. 5, 1946;  
11:10 a. m.]

[Docket No. 7122]

BUFFALO BROADCASTING CORP. (WGR)

ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING ON STATED ISSUES

In re application of Buffalo Broadcasting Corporation (WGR), Buffalo, New York, for construction permit; Docket No. 7122, File No. B1-P-4424.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 13th day of February 1946;

The Commission having under consideration the petition of Buffalo Broadcasting Corporation (WGR), Buffalo, New York requesting that its application for a construction permit to increase its nighttime power and to modify its directional antenna be designated for hearing in a consolidated proceeding with other applications requesting the use of 550 kc;

*It is ordered*, That the said petition be, and it is hereby granted and the application of Buffalo Broadcasting Corporation (WGR) (File No. B1-P-4424, Docket No. 7122) is hereby designated for hearing in Washington, D. C., February 25, to March 8, 1946, in consolidation with the applications of (a) Radiophone Broadcasting Station WOPI, Inc. (WOPI) (File No. B3-P-3608, Docket No. 6661), Bristol, Tennessee; (b) The Constitution Publishing Co. (File No. B3-P-4086, Docket No. 6802), Atlanta, Georgia; (c) Booth Radio Stations, Inc. (File No. B2-P-4088, Docket No. 6805), Saginaw, Michigan; (d) Federated Publications, Inc. (File No. B2-P-4010, Docket No. 6806), Lansing, Michigan; (e) WJIM, Inc. (WJIM) (File No. B2-P-4087, Docket No. 6807), Lansing, Michigan; (f) Frank C. Carman, David G. Smith, Jack L. Powers, and Grant R. Wrathall, d/b as Montana Broadcasting and Television Company (File No. B5-P-3993, Docket No. 6808), Anaconda, Montana; (g) The Pulitzer Publishing Co. (KSD) (File No. B4-P-4089, Docket No. 6809), St. Louis, Missouri; (h) Capital City Broadcasting Corp. (File No. B3-P-4433, Docket No. 7329), Baton Rouge, Louisiana; (i) Public Service Broadcasting Corporation (File No. B3-P-4434, Docket No. 7330), Knoxville, Tennessee; (j) Sunshine Broadcasting Company (KTSA) (File No. B3-P-4399, Docket No. 7174) San Antonio, Texas; and (k) Millard Eldson, Independent Executor of the Estate of Clarence Scharbauer, deceased (KCRS) (File No. B3-P-4474, Docket No. 7215), Midland, Texas, upon the following issues:

1. To determine the technical, financial and other qualifications of the applicant corporation and of its officers, directors and stockholders to construct and operate Station WGR as proposed.

2. To determine the areas and populations which may be expected to gain or lose primary service from the proposed operation of Station WGR and the character of other broadcast services available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the proposed operation of Station WGR would involve objectionable interference with any existing broadcast stations, and if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the proposed operation of Station WGR would involve objectionable interference with services proposed in any pending applications for broadcast facilities, and if so, the nature



and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

6. To determine whether the proposed operation of Station WGR will be consistent with the Commission's rules and Standards of Good Engineering Practice.

7. To determine on a comparative basis which, if any, of the applications in this consolidated proceeding should be granted.

*It is further ordered*, That the bills of particulars heretofore issued in these proceedings are amended to include the application of Buffalo Broadcasting Corporation (WGR) (File No. B1-P-4424, Docket No. 7122), Buffalo, New York.

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3514; Filed, Mar. 5, 1946;  
11:11 a. m.]

[Docket No. 7388]

#### METHODS OF DELIVERY OF TELEGRAMS

##### ORDER ENLARGING SCOPE OF INVESTIGATION AND STATING CERTAIN ISSUES

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 15th day of February, 1946;

The Commission, having under consideration its order of February 7, 1946, in this proceeding; and having also under consideration information that The Western Union Telegraph Company has followed practices of delivering telegrams by the United States mails within communities served by it, and of delivering telegrams by telephone to unauthorized third persons other than the addressee, and information that The Western Union Telegraph Company has, on occasions, used special "couriers," and that Western Union and other telegraph carriers have also, on occasions, used the United States mails, for the handling of telegrams between cities within the United States; and

It appearing, that such practices as may have been followed in these respects may be contrary to, or may not be provided for in, the tariffs of the various telegraph carriers on file with the Commission, in violation of Section 203 of the Communications Act of 1934;

It further appearing, that such practices may be unjust and unreasonable, and contrary to the Communications Act of 1934, as amended; and

It further appearing, that the practice of The Western Union Telegraph Company of delivering telegrams by telephone to unauthorized third persons other than the addressee may be in violation of section 605 of the Communications Act of 1934, as amended;

*It is ordered*, That the order of February 7, 1946, in Docket No. 7388, be, and it is hereby, amended to provide for an investigation into the matter of the practices of The Western Union Telegraph Company and the other telegraph carriers subject to the Communications

Act of 1934, as amended, with respect to the delivery of telegrams by means other than messenger or tie-line, and the forwarding of telegrams between cities within the United States by means of special "courier" or by the United States mail;

*It is further ordered*, That without limiting the scope of the investigation, the hearing shall include consideration of the following issues:

(1) Whether the above-mentioned practices are just and reasonable, within the requirements of the Communications Act of 1934, as amended;

(2) Whether the above-mentioned practices are contrary to sections 203 or 605 of the Communications Act;

(3) Whether any new tariff provisions should be filed with the Commission with respect to the matters involved herein; and if so, the nature of such provisions;

*It is further ordered*, That all of the telegraph carriers subject to the Communications Act of 1934, as amended, be, and they are hereby, made party respondents in this proceeding; that the hearing on the matters involved in this docket presently scheduled herein for February 18, 1946, be, and it is hereby, continued to April 8, 1946; and that the respondents shall file their answers herein no later than March 18, 1946;

*It is further ordered*, That a copy of this order shall be served upon all telegraph carriers subject to the Communications Act of 1934, as amended, the American Communications Association-C. I. O., and the Commercial Telegraphers Union-A. F. L.; and that the American Communications Association and the Commercial Telegraphers Union be, and they are hereby, allowed to intervene and participate fully as parties interveners herein.

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 46-3515; Filed, Mar. 5, 1946;  
11:11 a. m.]

#### FEDERAL POWER COMMISSION.

[Docket No. G-666]

PENN-YORK NATURAL GAS CORP.

##### NOTICE OF APPLICATION

MARCH 4, 1946.

Notice is hereby given that on September 26, 1945, an application was filed with the Federal Power Commission by Penn-York Natural Gas Corporation (Applicant), a corporation organized under the laws of the Commonwealth of Pennsylvania, and authorized to do business in the State of New York and the State of Kentucky, for permission and approval under section 7 (b) of the Natural Gas Act to abandon certain facilities herein-after described.

Applicant by letter of agreement with Empire Gas & Fuel Co., Ltd., dated October 15, 1942, agreed for the loan of natural gas during peak load periods of the winter of 1942-1943 through a connection located in the town of Inde-

pendence, Allegany County, New York; that on February 17, 1943, Applicant made application by telegram to the Federal Power Commission for a certificate of public convenience and necessity under section 7 of the Natural Gas Act, as amended, for carrying on the project outlined in said letter of agreement; that on February 23, 1943, the Federal Power Commission granted temporary authorization for the operation of said connection; that on March 1, 1943, Applicant made application to the Federal Power Commission for a temporary certificate of public convenience and necessity to make the said connection. Applicant transported the said natural gas so delivered to it by said Empire Gas & Fuel Co., Ltd., to the lines of the Republic Light, Heat & Power Co., Inc., located in the towns of Alden and Sheridan in Erie and Chautauqua Counties, New York, respectively.

The application further states that on November 29, 1943, Applicant and said Empire Gas & Fuel Co., Ltd., by letter form of agreement entered into the same agreement and arrangements for the winter of 1943-1944 as was covered by the previous agreement; that on December 6, 1943, an application was filed by Applicant with the Federal Power Commission for a temporary certificate of public convenience and necessity under section 7 of the Natural Gas Act, as amended, covering the identical situation as the previous application, except that the term of service covered the winter of 1943-1944.

The facilities which Applicant seeks permission and approval to abandon are described as follows: Three and four inch line of approximately 4,000 feet, together with meter house and orifice meter, all located in the town of Independence, Allegany County, New York.

Applicant further states that the agreements between it and Empire Gas & Fuel Co., Ltd., have expired; that Applicant has no further use for the said facilities sought to be abandoned.

Any interested State Commission is requested to notify the Federal Power Commission whether it considers the application one which should be considered under the cooperative provisions of Part 67 of the provisional rules of practice and regulations under the Natural Gas Act; and if so, to advise the Federal Power Commission as to the nature of its interest in the matter and whether it desires a conference, the creation of a board, or a joint or concurrent hearing, together with the reasons for such request.

Any person desiring to be heard or to make any protest with reference to said application should, on or before the 22d day of March 1946, file with the Federal Power Commission, Washington 25, D. C., a petition or protest in accordance with the Commission's provisional rules of practice and regulations under the Natural Gas Act.

[SEAL]

LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 46-3506; Filed, Mar. 5, 1946;  
11:14 a. m.]



## FEDERAL TRADE COMMISSION.

[Docket No. 4968]

## CLARK'S DRUGS &amp; SUNDRIES, ETC.

## ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 1st day of March, A. D., 1946.

In the matter of M. A. Clemens, an individual trading and doing business as Clark's Drugs & Sundries, Clark's Drugs and Clark's.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission,

*It is ordered*, That Clyde M. Hadley, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

*It is further ordered*, That the taking of testimony in this proceeding begin on Monday, April 8, 1946, at ten o'clock in the forenoon of that day (Pacific standard time), in Room 229, Post Office Building, Los Angeles, California.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of fact; conclusions of law; and recommendation for appropriate action by the Commission.

By the Commission.

[SEAL] OTIS B. JOHNSON,  
Secretary.

[F. R. Doc. 46-3498; Filed, Mar. 5, 1946;  
11:07 a. m.]

[Docket No. 5032]

## MODERN HOME DIATHERMY

## ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 1st day of March A. D. 1946.

In the matter of Charles Shapiro, an individual trading and doing business as Modern Home Diathermy.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission,

*It is ordered*, That Clyde M. Hadley, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

*It is further ordered*, That the taking of testimony in this proceeding begin on Wednesday, April 10, 1946, at ten o'clock in the forenoon of that day (Pacific standard time), in Room 229, Post Office Building, Los Angeles, California.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of fact; conclusions of law; and recommendation for appropriate action by the Commission.

By the Commission.

[SEAL] OTIS B. JOHNSON,  
Secretary.

[F. R. Doc. 46-3499; Filed, Mar. 5, 1946;  
11:07 a. m.]

[Docket No. 5203]

## WORTHMORE SALES CO.

## ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 1st day of March, A. D. 1946.

In the matter of Samuel Worth, an individual trading and doing business as Worthmore Sales Company.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission,

*It is ordered*, That John P. Bramhall, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

*It is further ordered*, That the taking of testimony in this proceeding begin on Tuesday, March 12, 1946, at two o'clock in the afternoon of that day (central standard time), in Room 1123, New Post Office Building, Chicago, Illinois.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of fact; conclusions of law; and recommendation for appropriate action by the Commission.

By the Commission.

[SEAL] OTIS B. JOHNSON,  
Secretary.

[F. R. Doc. 46-3500; Filed, Mar. 5, 1946;  
11:07 a. m.]

[Docket No. 5244]

## PERMA-RID, INC.

## ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 1st day of March, A. D. 1946.

This matter being at issue and ready for the taking of testimony, and pursuant

to authority vested in the Federal Trade Commission.

*It is ordered*, That Clyde M. Hadley, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

*It is further ordered*, That the taking of testimony in this proceeding begin on Tuesday, April 2, 1946, at ten o'clock in the forenoon of that day (Pacific standard time), in Room 229, Post Office Building, Los Angeles, California.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of fact; conclusions of law; and recommendation for appropriate action by the Commission.

By the Commission.

[SEAL] OTIS B. JOHNSON,  
Secretary.

[F. R. Doc. 46-3501; Filed, Mar. 5, 1946;  
11:07 a. m.]

[Docket No. 5247]

## 20TH CENTURY HEALTH INSTITUTE, INC.

## ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 1st day of March, A. D. 1946.

In the matter of 20th Century Health Institute, Inc., a corporation, and James G. Reynolds and Anna F. Reynolds, individually and as officers of said corporation.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission,

*It is ordered*, That Clyde M. Hadley, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

*It is further ordered*, That the taking of testimony in this proceeding begin on Thursday, April 4, 1946, at ten o'clock in the forenoon of that day (Pacific standard time), in Room 229, Post Office Building, Los Angeles, California.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of fact; conclusions of law; and recommendation for appropriate action by the Commission.

By the Commission.

[SEAL] OTIS B. JOHNSON,  
Secretary.

[F. R. Doc. 46-3502; Filed, Mar. 5, 1946;  
11:07 a. m.]



[Docket No. 5250]

LANGENDORF UNITED BAKERIES, INC., AND  
OLD HOMESTEAD BAKERY, INC.

ORDER APPOINTING TRIAL EXAMINER AND FIX-  
ING TIME AND PLACE FOR TAKING TESTI-  
MONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 1st day of March A. D. 1946.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission,

*It is ordered*, That Clyde M. Hadley, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

*It is further ordered*, That the taking of testimony in this proceeding begin on Wednesday, April 17, 1946, at 10 o'clock in the forenoon of that day (Pacific standard time), in Room 449, Post Office Building, San Francisco, California.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of fact; conclusions of law; and recommendation for appropriate action by the Commission.

By the Commission.

[SEAL] OTIS B. JOHNSON,  
Secretary.

[F. R. Doc. 46-3503; Filed, Mar. 5, 1946;  
11:08 a. m.]

[Docket No. 5257]

CENTRAL MERCHANDISE CO.

ORDER APPOINTING TRIAL EXAMINER AND FIX-  
ING TIME AND PLACE FOR TAKING TESTI-  
MONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 1st day of March A. D. 1946.

In the matter of Irving Hechtman, an individual trading as Central Merchandise Company.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission,

*It is ordered*, That John P. Bramhall, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

*It is further ordered*, That the taking of testimony in this proceeding begin on Friday, March 15, 1946, at ten o'clock in the forenoon of that day (central standard time), in Room 1123, New Post Office Building, Chicago, Illinois.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immedi-

ately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of fact; conclusions of law; and recommendation for appropriate action by the Commission.

By the Commission.

[SEAL] OTIS B. JOHNSON,  
Secretary.

[F. R. Doc. 46-3504; Filed, Mar. 5, 1946;  
11:08 a. m.]

[Docket No. 5287]

HAWTHORNE CANDY CO.

ORDER APPOINTING TRIAL EXAMINER AND FIX-  
ING TIME AND PLACE FOR TAKING TESTI-  
MONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 1st day of March A. D. 1946.

In the matter of Louis Gartner, an individual trading as Hawthorne Candy Company.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission,

*It is ordered*, That John P. Bramhall, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

*It is further ordered*, That the taking of testimony in this proceeding begin on Wednesday, March 13, 1946, at ten o'clock in the forenoon of that day (central standard time), in Room 1123, New Post Office Building, Chicago, Illinois.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of fact; conclusions of law; and recommendation for appropriate action by the Commission.

By the Commission.

[SEAL] OTIS B. JOHNSON,  
Secretary.

[F. R. Doc. 46-3505; Filed, Mar. 5, 1946;  
11:08 a. m.]

INTERSTATE COMMERCE COMMIS-  
SION.

[S. O. 396, Special Permit 31]

RECONSIGNMENT OF GRAPEFRUIT AT  
KANSAS CITY, Mo.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Service Order No. 396 (10 F.R. 15008), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at Kansas

City, Missouri, February 28, 1946, by Brown-Loe Produce Company, of car MDT 6399, grapefruit, now on the Missouri Pacific Railroad, to Witmer Grocery Company, Cedar Rapids, Iowa (Milw.).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 28th day of February 1946.

V. C. CLINGER,  
Director,  
Bureau of Service.

[F. R. Doc. 46-3517; Filed, Mar. 5, 1946;  
11:26 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[Order 375 Under 3 (b), Order 102]

R. E. RHODDA CO., INC.

AUTHORIZATION OF MAXIMUM PRICES

Order No. 102 under Order No. 375 of § 1499.3 (b) of the General Maximum Price Regulation. R. E. Rhodda Company, Inc.; Docket No. 6035:2-GMPR-ORD 375-377.

For the reasons set forth in an opinion issued simultaneously herewith; *It is ordered*, That: Authorization of maximum prices governing sales of "Chocolate True Fruit Easter Eggs—Apricot" and "Chocolate True Fruit Easter eggs—Peach", confectionery items manufactured by R. E. Rhodda Company, Inc., Lancaster, Pennsylvania.

(a) The maximum prices for the indicated sales below of "Chocolate True Fruit Easter Eggs—Apricot" and "Chocolate True Fruit Easter Eggs—Peach", confectionery items manufactured by R. E. Rhodda Company, Inc., Lancaster, Pennsylvania, in accordance with its formula contained in its price application of January 23, 1946, shall be:

- |  |        |
|--|--------|
| (1) From R. E. Rhodda Co., Inc., to wholesalers per box, delivered, 36 2½-ounce eggs to a box..... | \$2.16 |
| (2) From wholesalers to retailers per box, delivered, 36 2½-ounce eggs to a box.....               | 2.70   |
| (3) From retailers to consumers per 2½-ounce egg.....  | .10    |

(b) The maximum prices established in this order are the highest prices for which "Chocolate True Fruit Easter Eggs—Apricot" and "Chocolate True Fruit Easter Eggs—Peach" may be sold by the respective sellers. All sellers on sales of this item shall reduce the above appropriate maximum prices by applying their customary discounts, allowances and price differentials which have been applied to sales of other comparable confectionery items.



(c) R. E. Rhodda Company, Inc., shall mail or otherwise supply to its purchasers at the time, or prior to the first delivery to such purchaser, a written notice as follows:

The Office of Price Administration has authorized us to sell our "Chocolate True Fruit Easter Eggs—Apricot" and "Chocolate True Fruit Easter Eggs—Peach", packed in boxes, 36—2½ ounce eggs to a box, to wholesalers, at a maximum price of \$2.16 per box, delivered. Wholesalers are authorized to sell this "Chocolate True Fruit Easter Eggs—Apricot" and "Chocolate True Fruit Easter Eggs—Peach" to retailers at a maximum price of \$2.70 per box, delivered. On sales of "Chocolate True Fruit Easter Eggs—Apricot" and "Chocolate True Fruit Easter Eggs—Peach", all sellers are required to reduce their maximum prices by applying their customary discounts, allowances, and price differentials which have been applied to sales of comparable confectionery items.

(d) R. E. Rhodda Company, Inc., for a period of at least ninety days shall place in or on each box distributed through a wholesaler, a notice as follows:

The Office of Price Administration has authorized wholesalers to sell this box of "Chocolate True Fruit Easter Eggs—Apricot" and "Chocolate True Fruit Easter Eggs—Peach" to retailers at a maximum delivered price of \$2.70. Retailers are authorized to sell this item to consumers at a maximum price of \$0.10 per egg, weight, 2½ ounces.

(e) This order may be revoked or amended at any time by the Price Administrator.

(f) This Order No. 102 shall become effective March 5, 1946.

Issued this 4th day of March 1946.

This action has the prior written approval of the Secretary of Agriculture (10 F.R. 8419, 9419, 10961).

RICHARD H. FIELD,  
Acting Administrator.

[F. R. Doc. 46-3443; Filed, Mar. 4, 1946;  
11:44 a. m.]

[MPR 88, Order 61]

#### FUEL OIL, GASOLINE, PETROLEUM AND LIQUEFIED PETROLEUM GAS

##### DELEGATION OF AUTHORITY

An opinion accompanying this order has been issued simultaneously herewith and filed with the Division of the Federal Register.

Under the authority vested in the Price Administrator under the Emergency Price Control Act of 1942 as amended; *It is hereby ordered:*

(a) That all actions heretofore taken by the Price Executive of the Petroleum Branch of the Office of Price Administration pursuant to § 1340.159 (b) (7) to Revised Price Schedule 88 and to section 8.3 of Maximum Price Regulation 88 be and they are hereby specifically ratified by the Price Administrator and that such actions shall have the same force and effect as if issued by the Price Administrator.

This Order No. 61 shall become effective on the 4th day of March 1946.

Issued this 4th day of March 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-3444; Filed, Mar. 4, 1946;  
11:45 a. m.]

[MPR 188, Order 4878]

#### DORN MANUFACTURING CO.

##### APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Dorn Manufacturing Company, 45 Morris Street, Jersey City, New Jersey.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
Textile over paper lamp shade with decorative trimming:				Each
19-inch.....	1	\$1.06	\$1.25	\$2.25
16-inch.....	2	.98	1.15	2.05
14-inch.....	3	.89	1.05	1.90
12-inch.....	4	.76	.90	1.60

These maximum prices are for the articles described in the manufacturer's application dated October 29, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% ten days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model Number -----  
OPA Retail Ceiling Price—\$-----  
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 5th day of March 1946.

Issued this 4th day of March 1946.

RICHARD H. FIELD,  
Acting Administrator.

[F. R. Doc. 46-3446; Filed, Mar. 4, 1946;  
11:46 a. m.]

[MPR 188, Order 4879]

#### AMERICAN LAMP & SHADE CO.

##### APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by American Lamp & Shade Company, 1136-48 North American Street, Philadelphia 23, Pa.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
Bronze plated metal 6-way floor lamp with glass diffuser.....	2000	\$8.50	\$7.22	Each \$15.30
Bronze plated metal 3-way student floor lamp with glass diffuser.....	2001	8.00	6.80	14.40
Bronze plated metal 3-way junior floor lamp with glass diffuser.....	2002	8.00	6.80	14.40
Bronze plated metal torchier with glass reflector.....	2003	9.75	8.29	17.55

These maximum prices are for the articles described in the manufacturer's application dated December 17, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the



effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. -----  
OPA Retail Ceiling Price—\$-----  
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 5th day of March 1946.

Issued this 4th day of March 1946.

RICHARD H. FIELD,  
Acting Administrator.

[F. R. Doc. 46-3447; Filed, Mar. 4, 1946;  
11:46 a. m.]

[MPR 120, Corr. to Order 1593]

#### BITUMINOUS COAL

#### ORDER CONSOLIDATING ADJUSTMENTS FOR INDIVIDUAL MINES IN DISTRICT 11

Order No. 1593 under Maximum Price Regulation No. 120 is hereby corrected by deleting therefrom the maximum price or numerals "249", appearing opposite the Pandora Mine (Rail) under the column of Railroad Locomotive Fuel Prices in paragraph (1).

This correction shall be effective as of February 15, 1946.

Issued this 4th day of March 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-3445; Filed, Mar. 4, 1946;  
11:45 a. m.]

[MPR 188, Order 4880]

#### CALPA PRODUCTS CO.

#### APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed

with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Calpa Prod-

ucts Company, 1006 Vine Street, Philadelphia, Pa.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
Plated swing arm bridge lamp without shade.	3752, 4202, 4282, 4322, 4362, 3972, 4242, 4292, 4332, 3902, 4262, 4302, 4342, 4002, 4272, 4312, 4352.	\$8.29	\$9.75	\$17.55
Plated student bridge lamp without shade.	3755, 4205, 4285, 4325, 4365, 3975, 4245, 4295, 4335, 3995, 4265, 4305, 4345, 4005, 4275, 4315, 4355.	7.65	9.00	16.20
Plated 6-way junior floor lamp without shade.	3756, 4206, 4286, 4326, 4366, 3976, 4246, 4296, 4336, 3996, 4266, 4306, 4346, 4006, 4276, 4316, 4356.	8.29	9.75	17.55
Plated 3-way junior floor lamp without shade.	3758, 4208, 4288, 4328, 4368, 3978, 4248, 4298, 4338, 3998, 4268, 4308, 4348, 4008, 4278, 4318, 4358.	7.65	9.00	16.20
Plated torchier without glass reflector.	3759, 4209, 4289, 4329, 4369, 3979, 4249, 4299, 4339, 3999, 4269, 4309, 4349, 4009, 4279, 4319, 4359.	7.86	9.25	16.65

These maximum prices are for the articles described in the manufacturer's application dated February 7, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. -----  
OPA Retail Ceiling Price—\$-----  
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 5th day of March 1946.

Issued this 4th day of March 1946.

RICHARD H. FIELD,  
Acting Administrator.

[F. R. Doc. 46-3448; Filed, Mar. 4, 1946;  
11:46 a. m.]

[MPR 188, Order 4881]

#### K. H. GREIDER MFG. CO., INC.

#### APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by K. H. Greider Manufacturing Company, Incorporated, 830 Mason Street, Springfield, Ohio.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
Fluorescent table lamp, no shade.....	1	\$3.40	\$4.00	Each \$7.20

These maximum prices are for the articles described in the manufacturer's application dated November 26, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and



conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. -----  
OPA Retail Ceiling Price—\$-----  
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 5th day of March 1946.

Issued this 4th day of March 1946.

RICHARD H. FIELD,  
Acting Administrator.

[F. R. Doc. 46-3449; Filed, Mar. 4, 1946;  
11:46 a. m.]

[MPR 188, Order 4882]

METALART MFG. CORP.

#### APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Metalart Manufacturing Corporation, 28 Fulton Street, Paterson, N. J.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	Maximum prices for sales by any seller to—			
		Chains, mail order houses and jobbers	Department stores	Other retailers	Consumers
Kitchen stool, chrome tubing, leatherette top.....	B24	Each \$5.47	Each \$6.58	Each \$7.30	Each \$10.95

These maximum prices are for the articles described in the manufacturer's application dated December 31, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. The above prices are f. o. b. factory and subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

Model No. -----  
OPA Retail Ceiling Price—\$-----  
Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 5th day of March 1946.

Issued this 4th day of March 1946.

RICHARD H. FIELD,  
Acting Administrator.

[F. R. Doc. 46-3450; Filed, Mar. 4, 1946;  
11:47 a. m.]

[MPR 188, Order 4883]

NATIONAL LIGHTING CO.

#### APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by National Lighting Company, 4212 Van Buren Street, Chicago, Ill.

(1) For all sales and deliveries to the following classes of purchasers by the

sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
Enameled steel fluorescent bed lamp complete with tube.....	R-115	Each \$4.00	Each \$3.40	Each \$7.20

These maximum prices are for the articles described in the manufacturer's application dated September 12, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 1% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model Number -----  
OPA Retail Ceiling Price—\$-----  
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 5th day of March 1946.

Issued this 4th day of March 1946.

RICHARD H. FIELD,  
Acting Administrator.

[F. R. Doc. 46-3451; Filed, Mar. 4, 1946;  
11:47 a. m.]



[MPR 188, Order 4884]

ALLEGANY INSTRUMENT CORP.  
APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Allegany Instrument Corporation, 184 East Union Street, Allegany, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	Maximum prices for sales by any seller to—		
		Jobbers	Retailers	Consumers
Straight razor.....	Wedge type...	Dozen \$16.20	Dozen \$21.60	Each \$2.70

These maximum prices are for the articles described in the manufacturer's application dated January 8, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 2% for payment in 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

Model No. -----  
OPA Retail Ceiling Price—\$-----  
Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 5th day of March 1946.

Issued this 4th day of March 1946.

RICHARD H. FIELD,  
Acting Administrator.

[F. R. Doc. 46-3452; Filed, Mar. 4, 1946;  
11:47 a. m.]

[MPR 188, Order 4885]

## GOODLITE CO.

## APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Goodlite Company, 36 Green Street, New York, New York.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
Aluminum and wood modern table lamp and fabric shade.....	#66	\$7	\$8.25	\$14.85

These maximum prices are for the articles described in the manufacturer's application dated February 14, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag

or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model Number -----  
OPA Retail Ceiling Price—\$-----  
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 5th day of March 1946.

Issued this 4th day of March 1946.

RICHARD H. FIELD,  
Acting Administrator.

[F. R. Doc. 46-3453; Filed, Mar. 4, 1946;  
11:47 a. m.]

[MPR 188, Order 4886]

## MARLAND MFG. CO.

## APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by The Marland Manufacturing Company, 206-208 Kasota Building, Minneapolis 1, Minn.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	Maximum prices for sales by any seller to—			
		Chairs, mail order houses and jobbers	Drops, jobbers	Retailers	Consumers
Clothes rack.....	120	Each \$0.30	Each \$0.37	Each \$1.00	Each \$1.50
	180	1.44	1.57	1.80	2.70

These maximum prices are for the articles described in the manufacturer's application dated January 22, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 2% for payment in 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary



terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

Model No. -----  
OPA Retail Ceiling Price—\$-----  
Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 5th day of March 1946.

Issued this 4th day of March 1946.

RICHARD H. FIELD,  
Acting Administrator.

[F. R. Doc. 46-3454; Filed, Mar. 4, 1946;  
11:48 a. m.]

[MPR 188, Order 4887]

MIDDLETON & MEADS CO., INC.

#### APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Middleton & Meads Company, Inc., 11 E. Lee Street, Baltimore 2, Md.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	Maximum prices for sales by any seller to—			
		Chains, mail order houses and jobbers	Dept. stores	Other retailers	Consumers
Sheet steel iron stand....	J	Each \$0.25	Each \$0.30	Each \$0.33	Each \$0.50

These maximum prices are for the articles described in the manufacturer's application dated February 4, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 2% for payment in 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

Model No. -----  
OPA Retail Ceiling Price—\$-----  
Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 5th day of March 1946.

Issued this 4th day of March 1946.

RICHARD H. FIELD,  
Acting Administrator.

[F. R. Doc. 46-3455; Filed, Mar. 4, 1946;  
11:48 a. m.]

[MPR 188, Order 4888]

ATLANTIC LAMP CO.

#### APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Atlantic Lamp Company, 663 N. Wells Street, Chicago 10, Illinois.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
Satin gold or bronze plated torchère with marble insert and glass reflector.....	105	\$10.63	\$12.50	\$22.50
Satin gold or bronze plated 3-way floor lamp with marble insert and silk shade.....	105	10.63	12.50	22.50
Satin gold or bronze plated 6-way floor lamp with marble insert and silk shade.....	105	12.71	14.95	26.90
Satin gold or bronze plated torchère with two marble inserts and glass reflector.....	106	11.86	13.95	25.11
Satin gold or bronze plated 3-way floor lamp with two marble inserts and silk shade.....	106	11.86	13.95	25.11
Satin gold or bronze plated 6-way floor lamp with two marble inserts and silk shade.....	106	13.18	15.50	27.90
Satin gold, bronze, or 2-tone silver plated torchère with 2 genuine onyx inserts and glass reflector.....	110	13.39	15.75	28.35
Satin gold, bronze or 2-tone silver plated 3-way lamp with 2 genuine onyx inserts and silk shade.....	110	13.39	15.75	28.35
Satin gold, bronze or 2-tone silver plated 6-way lamp with 2 genuine onyx inserts and silk shade.....	110	14.24	16.75	30.15
Satin gold, bronze or 2-tone silver plated torchère with genuine onyx insert and glass reflector.....	112	13.39	15.75	28.35
Satin gold, bronze or 2-tone silver plated 3-way floor lamp with genuine onyx insert and silk shade.....	112	13.39	15.75	28.35
6-way.....	112	14.24	16.75	30.15
Satin brass or bronze plated 3-way floor lamp and silk shade.....	114	11.86	13.95	25.11
6 way.....	114	13.39	15.75	28.35
Porcelain china decorated table lamp and tailored satin or taffeta shade.....	46	9.20	10.82	19.50
Porcelain china decorated table lamp and tailored satin or taffeta shade.....	47	9.20	10.82	19.50
Porcelain china decorated table lamp and tailored satin or taffeta shade.....	48	9.20	10.82	19.50

These maximum prices are for the articles described in the manufacturer's application dated December 19, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 1% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing



Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model Number -----  
OPA Retail Ceiling Price—\$-----  
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 5th day of March 1946.

Issued this 4th day of March 1946.

RICHARD H. FIELD,  
Acting Administrator.

[F. R. Doc. 46-3456; Filed, Mar. 4, 1946;  
11:48 a. m.]

[MPR 580, Amdt. 2 to Order 159]

EXTACEE, INC.

#### ESTABLISHMENT OF CEILING PRICES

Establishing ceiling prices at retail for certain articles; Docket No. 6063-580-13-577.

For the reasons set forth in an opinion issued simultaneously herewith, Order No. 159 is further amended in the following respects:

1. Paragraph (a) is amended by adding:

Article	Style No.	Manu- facturer's selling price	Retail ceiling price
Briefs.....	12-3-8	Per dozen \$7.00	Per unit \$1.00
Panties.....	12-4-12	21.00	2.95
	12-4-13	21.00	2.95
Bandeaux.....	12-7-8	9.45	1.35
Gowns.....	12-9-22	15.75	2.25
	12-9-9	77.00	10.95
Pettiskirts.....	12-15-3	15.75	2.25

2. Paragraph (e) is amended to read as follows:

(e) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order and any subsequent amendments.

This amendment shall become effective March 5, 1946.

Issued this 4th day of March 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-3459; Filed, Mar. 4, 1946;  
11:49 a. m.]

[MPR 188, Order 4889]

O. B. MCCLINTOCK CO.

#### APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by O. B. McClintock Company, Minneapolis, Minn.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Model No.	Name	Maximum price to wholesaler	Maximum price to retailer	Maximum price to consumer exclusive of tax
101	Huntsman.....	\$14.28	\$17.85	\$29.75
102	Saratoga.....	14.28	17.85	29.75
103	Town House.....	14.28	17.85	29.75
104	Deep Night.....	11.88	14.85	24.75
201	Sophisticate.....	11.88	14.85	24.75
202	Adventure.....	11.88	14.85	24.75
203	Lochinvar.....	9.48	11.85	19.75
204	Shallimar.....	11.88	14.85	24.75
205	Starlight.....	9.48	11.85	19.75
301	Windsor.....	7.08	8.85	14.75
302	Oxford.....	7.08	8.85	14.75
303	Kenwood.....	7.08	8.85	14.75
304	Glencoe.....	7.08	8.85	14.75
305	Chancellor.....	7.08	8.85	14.75
306	Raleigh.....	7.08	8.85	14.75
401	Amber.....	6.12	7.65	12.75
402	Cordine.....	6.12	7.65	12.75
403	Debonaire.....	7.08	8.85	14.75
404	Caprice.....	7.08	8.85	14.75
405	Sherwood.....	6.12	7.65	12.75
501	Barbara.....	6.12	7.65	12.75
502	Reverie.....	6.12	7.65	12.75
503	Finesse.....	5.04	6.30	10.50
504	Stylist.....	4.78	5.97	9.95
505	Futura.....	6.12	7.65	12.75
601	Wilshire.....	6.12	7.65	12.75
602	Faith.....	4.78	5.97	9.95
603	Kensington.....	5.04	6.30	10.50
604	Patrician.....	5.04	6.30	10.50
605	Montieth.....	4.78	5.97	9.95
606	Heritage.....	4.78	5.97	9.95
701	Companion.....	2.86	3.57	5.95

These maximum prices are for the articles described in the manufacturer's application dated February 4, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and

conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model Number -----  
OPA Retail Ceiling Price—\$-----  
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 5th day of March 1946.

Issued this 4th day of March 1946.

RICHARD H. FIELD,  
Acting Administrator.

[F. R. Doc. 46-3457; Filed, Mar. 4, 1946;  
11:49 a. m.]

[MPR 580, Amdt. 2 to Order 23]

PIONEER SUSPENDER CO.

#### ESTABLISHMENT OF CEILING PRICES

Establishing ceiling prices at retail for certain articles; Docket No. 6063-580-13-503.

For the reasons set forth in the opinion issued simultaneously herewith, Order No. 23 under section 13 of Maximum Price Regulation 580 issued on application of Pioneer Suspender Company is further amended in the following respects:

1. Paragraph (a) is amended by adding:

Article	Style name	Manu- facturer's selling price	Retail ceiling price
Belts.....	Pioneer.....	Per dozen \$33.00	Per unit \$5.00
	do.....	48.00	7.50
Garters.....	do.....	7.00	1.00
	do.....	10.50	1.50

2. Paragraph (d) is amended to read as follows:

(d) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall



send the purchaser a copy of this order and all subsequent amendments.

This amendment shall become effective March 5, 1946.

Issued this 4th day of March 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-3458; Filed, Mar. 4, 1946;  
11:49 a. m.]

[MPR 592, Order 12]

#### UNITED STATES GYPSUM CO.

##### ESTABLISHMENT OF MAXIMUM PRICES

Order No. 12 under Section 16 of Maximum Price Regulation No. 592. Specified construction materials and refractories. United States Gypsum Company; Docket No. 6075-592.16-55.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 16 of Maximum Price Regulation 592; *It is ordered:*

(a) The present maximum f. o. b. plant price for sales of 3" partition gypsum tile by the United States Gypsum Company, Chicago, Illinois, manufactured at its New Brighton, New York plant, may be increased by an amount not in excess of \$0.01 per square foot.

(b) If the United States Gypsum Company had an established differential in price during March 1942 between other thicknesses and types of partition gypsum tile and 3" partition gypsum tile, it may convert the adjustment granted in (a) above for 3" partition gypsum tile so as to reflect the customary March 1942 dollars-and-cents differentials between the 3" partition gypsum tile and such other thicknesses and types of partition gypsum tile.

(c) Any person purchasing partition gypsum tile from the United States Gypsum Company for the purpose of resale in the same form may increase his present maximum prices established under the General Maximum Price Regulation, by a dollars-and-cents amount not exceeding his actual dollars-and-cents increase in cost resulting from the increase permitted in paragraphs (a) and (b) above. However, notwithstanding the provisions of this paragraph (c), in any area where specific maximum prices are fixed by any area pricing order such specific maximum prices shall apply in that area.

(d) The maximum prices established herein shall be subject to cash, quantity, and other discounts, transportation allowances, services, and other terms and conditions of sale at least as favorable as the seller extended or rendered on comparable sales to purchasers of the same class during March 1942.

(e) The United States Gypsum Company shall furnish to each buyer purchasing partition gypsum tile produced at its New Brighton plant for resale on or before the date it makes the first delivery at the adjusted price a written statement as follows:

The Office of Price Administration has granted an adjustment of \$0.01 per square foot in the maximum prices for 3" partition

gypsum tile with increases on other thicknesses and sizes of partition gypsum tile which reflect the customary March 1942 dollars-and-cents differentials between 3" partition gypsum tile and the other thicknesses and types of partition gypsum tile. You are permitted to add the actual amount of your increased cost resulting from the increase permitted the United States Gypsum Company to your existing maximum prices for partition gypsum tile purchased from them, except that in any area where specific maximum prices are fixed by any area pricing order such specific maximum prices shall apply in that area.

(f) The United States Gypsum Company shall submit to the Office of Price Administration, Building Materials and Construction Price Branch, Washington 25, D. C., within 30 days after the close of each of its semi-annual financial periods after the effective date of this order, a statement showing segregation of costs and profits for partition gypsum tile manufactured at its New Brighton plant.

(g) All provisions of Maximum Price Regulation 592 not inconsistent with this order shall apply to sales covered by this order.

(h) All requests of the application not granted herein are denied.

(i) This order may be amended or revoked by the Office of Price Administration at any time.

This Order No. 12 shall become effective March 5, 1946.

Issued this 4th day of March 1946.

RICHARD H. FIELD,  
Acting Administrator.

[F. R. Doc. 46-3460; Filed, Mar. 4, 1946;  
11:49 a. m.]

[MPR 599, Order 2]

#### RADIO CORPORATION OF AMERICA

##### APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 11 of Maximum Price Regulation No. 599; *It is ordered:*

(a) This order establishes ceiling prices for sales and deliveries of "special brand" radios sold by the Radio Corporation of America.

(1) For all sales and deliveries by Radio Corporation of America to distributors the ceiling price is that set forth below:

Model No.	Brand name	Description	Ceiling price to distributor
52HE	RCA Victor	Portable phonograph, 2 tubes, AC/DC, chassis, AC motor, 5" PM speaker, fabricoid covered wood cabinet, 6 1/4" x 17 3/4" x 13 1/4".	\$16.24

<sup>1</sup> Exclusive of Federal excise tax.

These maximum prices are for the articles described in the application of RCA, dated February 6, 1946.

(2) For sales by Radio Corporation of America, the ceiling prices apply to

all sales and deliveries since Maximum Price Regulation No. 599 became applicable to those sales and deliveries. They are f. o. b. factory, and are subject to sellers customary discounts, allowances and freight differentials.

(3) For sales by persons other than the Radio Corporation of America, Radio Corporation of America is required to calculate the retail ceiling price of the article in accordance with the provisions of section 9 of the regulation. Radio Corporation of America is also required to calculate distributors prices for the article in accordance with the provisions of section 10 of the regulation.

(b) Radio Corporation of America shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order in accordance with the provisions of section 13 of the regulation.

(c) This order may be revoked or amended by the Price Administrator at any time.

(d) This order shall become effective on the 5th day of March 1946.

Issued this 4th day of March 1946.

RICHARD H. FIELD,  
Acting Administrator.

[F. R. Doc. 46-3461; Filed, Mar. 4, 1946;  
11:49 a. m.]

[SO 119, Order 101]

#### KAUSTINE CO., INC.

##### ADJUSTMENT OF MAXIMUM PRICES

Adjustment of maximum prices for sales of steel septic tanks manufactured by the Kaustine Company Inc. of Perry, New York; Docket No. 6075-SO119-30.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to Revised Supplementary Order No. 119, it is ordered:

(a) Maximum prices for sales of steel septic tanks manufactured by the Kaustine Company of Perry, New York. (1) The above manufacturer may determine his maximum prices for his line of steel septic tanks by increasing by 6.0 percent his prices on these items in effect on October 1, 1941 to each class of purchaser.

(2) Since the provisions of this order are not intended to reduce properly established maximum prices, the manufacturer may continue to use as his maximum prices to each class of purchaser his properly established prices in effect under Maximum Price Regulation No. 591 in the event that such prices exceed the prices in effect to each class of purchaser on October 1, 1941 plus the increase provided for in (1) above.

(3) The maximum prices set forth above shall be subject to discounts and allowances including transportation allowances and price differentials which are at least as favorable as those the manufacturer extended or rendered or would have extended or rendered to each class of purchaser on commodities in the same general category.

(b) Resellers' maximum prices. All resellers of the commodities covered by



this order (but not manufacturers who purchase such items for use in the manufacture of other products) may add to their presently established maximum prices the actual dollars-and-cents increase in cost resulting from the adjustment granted the manufacturer by this order.

(c) *Notification to all purchasers.* The manufacturer shall send the following notice to every purchaser of the commodities covered by this order at or before the time of the first invoice after the adjustment granted by this order is put into effect:

Order No. 101 under Revised Supplementary Order No. 119 authorizes a 6.0 percent increase in October 1, 1941 net prices for sales of steel septic tanks manufactured by this company:

Resellers (but not manufacturers who purchase such items for use in the manufacture of other products) may add to their existing maximum prices the actual dollars-and-cents increase in cost resulting from the adjustment granted by Order No. 101.

(d) All prayers for relief not granted herein are denied.

(e) This order may be amended or revoked by the Price Administrator at any time.

This order shall become effective March 5, 1946.

Issued this 4th day of March 1946.

RICHARD H. FIELD,  
Acting Administrator.

[F. R. Doc. 46-3462; Filed, Mar. 4, 1946;  
11:45 a. m.]

[Rev. SO 119, Order 103]

UTICA CUTLERY CO.

#### ADJUSTMENT OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to sections 15 and 16 of Revised Supplementary Order No. 119, it is ordered:

(a) *Manufacturer's ceiling prices.* Utica Cutlery Co., Utica 4, N. Y., may compute its adjusted ceiling prices for all articles of pocket and kitchen cutlery which it manufactures, as follows:

(1) For an article in its line during October 1941, the adjusted ceiling price is the highest price charged during that month to each class of purchaser increased by 13.9 per cent.

(2) For an article not in its line during October 1941, but which has a properly established ceiling price, in effect before the effective date of this order, the adjusted ceiling price is the article's properly established ceiling price for the particular sale (exclusive of all permitted increases or adjustment charges) increased by the percentage determined in accordance with "Note 3" in section 8 of Revised Supplementary Order No. 119.

(3) For an article which is first offered for sale after the effective date of this order, the adjusted ceiling price is the maximum price hereafter properly determined or established in accordance with Maximum Price Regulation No. 188;

and prices so fixed may not be increased under this order.

(4) The manufacturer's adjusted ceiling price fixed in accordance with this order is his new ceiling price if it is higher than his previously established ceiling price including all increases and adjustments otherwise authorized for him individually or for his industry.

(b) *Reseller's ceiling prices.* Resellers of an article which the manufacturer has sold at an adjusted ceiling price determined under this order shall determine their maximum prices as follows: A reseller shall calculate his ceiling price by adding to his invoice cost the same percentage markup which he has on the "most comparable article" for which he has a properly established ceiling price. For this purpose the "most comparable article" is the one which meets all the following tests:

(i) It belongs to the narrowest trade category which includes the article being priced.

(ii) Both it and the article being priced were purchased from the same class of supplier.

(iii) Both it and the article being priced belong to a class of articles to which, according to customary trade practices, an approximately uniform percentage markup is applied.

(iv) Its net replacement cost is nearest to the net cost of the article being priced.

The determination of a ceiling price in this way need not be reported to the Office of Price Administration; however, each seller must keep complete records showing all the information called for by OPA Form 620-759 with regard to how he determined his ceiling price, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

If the maximum resale price cannot be determined under the above method the reseller shall apply to the Office of Price Administration for the establishment of a ceiling price under section 1499.3 (c) of the General Maximum Price Regulation. Ceiling prices established under that section will reflect the supplier's prices as adjusted in accordance with this order.

(c) *Terms of sale.* Ceiling prices adjusted by this order are subject to each seller's terms, discounts, and allowances on sales to each class of purchaser in effect during March 1942, or thereafter, properly established under OPA regulations.

(d) *Notification.* At the time of, or prior to the first invoice to a purchaser for resale on and after the effective date of this order, showing prices adjusted in accordance with this order, the seller shall notify the purchaser in writing of the methods established in paragraph (b) of this order for determining adjusted maximum prices for resales of the articles. This notice may be given in any convenient form.

(e) All requests for adjustment of maximum prices not specifically granted by this order are hereby denied.

(f) This order may be revoked or amended by the Price Administrator at any time.

(g) This order shall become effective on March 4, 1946.

Issued this 4th day of March 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-3481; Filed, Mar. 4, 1946;  
4:58 p. m.]

[MPR 598, Order 11]

THE GENERAL ELECTRIC CO.

#### APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to sections 13 and 21 of Maximum Price Regulation No. 598, it is ordered:

(a) This order establishes ceiling prices for sales by distributors to dealers of the refrigerator models listed below manufactured by the General Electric Company, 1285 Boston Avenue, Bridgeport, Connecticut, as follows:

Model	Ceiling price for sales to—	
	Servicing dealers	Non-servicing dealers
	Each	Each
LBX7B-46.....	\$106.77	\$114.17
BH7A-46.....	117.67	125.07
B7C-46.....	128.13	135.53

These ceiling prices include the Federal excise tax and the four year replacement contract. They are f. o. b. distributor's warehouse. When, however, shipment is made directly from the factory to the dealer pursuant to the distributor's order the above prices are f. o. b. dealer's city. An additional charge of \$3.25 may be added to the applicable ceiling price shown above for a refrigerator equipped with a left hand door. In all other respects the above ceiling prices are subject to each seller's customary terms, discounts, allowances and other price differentials in effect on sales of similar articles.

(b) At the time of or prior to the first invoice to each distributor the manufacturer shall notify him of the maximum prices established by this order for resales by the distributor.

(c) All the provisions of Maximum Price Regulation No. 598 continue to apply to all sales and deliveries of refrigerators covered by this order except to the extent that those provisions are modified by this order.

(d) Unless the context otherwise requires the definitions set forth in Maximum Price Regulation No. 598 shall apply to the terms used herein.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 4th day of March 1946.

Issued this 4th day of March 1946.

PAUL A. PORTER,  
Administrator.

[F. R. Doc. 46-3480; Filed, Mar. 4, 1946;  
4:57 p. m.]



[SR 14H, Order 5]

## PICK-UP AND DELIVERY SERVICES FOR RAIL CARRIERS AT SYRACUSE, N. Y.

## MODIFICATION OF MAXIMUM PRICES FOR CERTAIN TRANSPORTATION SERVICES

For the reasons set forth in the accompanying opinion, and under the authority vested in the Administrator by section 9 of Supplementary Regulation 14H, as amended, it is hereby ordered:

(a) *Applicability.* This order applies to all motor carriers that perform pick-up and delivery services for railroads within their terminal areas at Syracuse, New York.

(b) *Maximum Rates.* Except as modified below, the maximum rates which may be charged or paid for the services covered by this order shall be 10 cents per hundred pounds.

(c) *Exceptions.* Any OPA order which establishes a maximum rate for the services covered hereby in excess of the maximum rate established by this order shall remain in full force and effect.

(d) *Effective Date.* This order shall apply to all services performed on and after February 1, 1946.

Issued this 5th day of March 1946.

JAMES G. ROGERS, Jr.,  
Acting Administrator.

[F. R. Doc. 46-3520; Filed, Mar. 5, 1946;  
11:43 a. m.]

[MPR 594, Amdt. 2 to Order 6]

FORD MOTOR CO.

## ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 8 of Maximum Price Regulation 594, It is ordered:

Order No. 6 under Maximum Price Regulation 594 is amended in the following respects:

1. Paragraph (c) (2) (v) is amended to read as follows:

(v) *Preparing and conditioning.* A charge for preparing and conditioning the new automobile for delivery not to exceed \$35.00 for Lincoln models and \$50.00 for Lincoln Continental models.

2. A new subdivision (vi) is added to paragraph (a) (2) to read as follows:

(vi) *Cooperative Advertising.* A charge for cooperative advertising not to exceed \$20.00 when the dealer agrees to participate in the cooperative advertising program. The money accruing from this charge shall be committed to a Dealers' advertising fund administered by and on behalf of Ford Motor Company dealers.

This amendment shall be effective as of February 20, 1946.

Issued this 4th day of March 1946.

RICHARD H. FIELD,  
Acting Administrator.

[F. R. Doc. 46-3479; Filed, Mar. 4, 1946;  
4:58 p. m.]

## Regional and District Office Orders.

[Region I Order G-8 Under RMPR 251,  
Amdt. 1]

## CARPENTRY REPAIRS, MAINTENANCE, ALTERATIONS AND NEW CONSTRUCTION IN VERMONT

For the reasons set forth in an opinion accompanying this amendment, issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Regional Administrator of Region I by section 9 of Revised Maximum Price Regulation No. 251 and the Emergency Price Control Act of 1942, as amended, Region I Order No. G-8 under section 9 of Revised Maximum Price Regulation No. 251 is amended in the following respects:

1. Paragraphs (a) and (a) (1) of section 3 are amended to read as follows:

(a) *For sellers who were in business on December 17, 1945.* (1) When the services are performed by a self-employed carpenter with employees, the maximum customer's hourly rate shall be the highest "hourly wage" (as defined in section 9 (a)) paid by the seller to journeymen carpenters for the work week ending within the calendar week of December 15, 1945, plus 40¢ per hour. If the seller paid no such "hourly wage" during this period, he shall use the highest "hourly wage" paid to journeymen carpenters during the earliest preceding week in which such wages were paid. If the seller paid no such "hourly wage" at any time prior to the week ending December 15, 1945, he shall use the highest "hourly wage" paid to journeymen carpenters by the most closely competitive seller of the same class during such period.

2. Paragraph (a) (2) of section 3 is amended to read as follows:

(2) When the services are performed by carpenter foremen, journeymen carpenters, carpenter-helpers, and laborers, the maximum customer's hourly rate which shall be charged for each such employee shall be the "hourly wage" (as defined in section 9 (a)) paid by the seller to each such employee for the work week ending within the calendar week of December 15, 1945, plus 30¢ per hour. If the seller paid no "hourly wage" during such period to any one of such employees, he shall use the "hourly wage" paid to that particular employee (carpenter foreman, journeyman carpenter, carpenter-helper, or laborer, as the case may be) during the earliest preceding week in which the seller paid wages to that employee. If the seller paid no hourly wage at any time prior to the week ending December 15, 1945, to any one of such employees referred to in this paragraph, he shall use for that employee the highest "hourly wage" paid by him to employees of that class during such period, and if he had no such class of employees, he shall use for that employee the highest "hourly wage" paid to employees of that class by his "most closely competitive seller of the same class" during such period.

3. Paragraph (a) (3) of section 3 is amended to read as follows:

(3) When the services are performed by a self-employed carpenter without employees, his maximum customer's hourly rate shall be \$1.25 per hour.

4. Paragraphs (b) and (b) (1) of section 3 are amended to read as follows:

(b) *For sellers who were not in business on December 17, 1945.* (1) When the services are performed by self-employed carpenters with employees, the maximum customer's hourly rate shall be the highest "hourly wage" (as defined in section 9 (a)) paid to journeymen carpenters for the work week ending the calendar week of December 15, 1945, by the most closely competitive seller of the same class, plus 40¢ per hour.

5. Paragraph (b) (2) of section 3 is amended to read as follows:

(2) When the services are performed by carpenter foremen, journeymen carpenters, carpenter-helpers, and laborers, the maximum customer's hourly rate shall be the highest "hourly wage" (as defined in section 9 (a)) paid to each such class of employees for the work week ending during the calendar week of December 15, 1945, by the "most closely competitive seller of the same class", plus 30¢ per hour.

6. Paragraph (b) (3) of section 3 is amended to read as follows:

(3) When the services are performed by a self-employed carpenter with employees, his maximum customer's hourly rate shall be \$1.25 per hour.

7. Paragraph (d) of section 3 is amended to read as follows:

(d) *Materials.* Maximum prices for materials supplied by the seller of the services covered by this order shall be the net cost of the materials to the seller (not to exceed the maximum price of his supplier as established by applicable maximum price regulations), plus a mark-up of 10% of that cost. In the case of a seller of services covered by this order who also is engaged regularly in the business of dealing with building materials, hardware, and lumber, the seller of the services may use as his net cost for the materials supplied by him a price not to exceed the maximum price applicable in sales to purchasers of the class of which builders, contractors, or other such sellers covered by this order, are a part.

8. Section 7 is amended to read as follows:

SEC. 7. *Filing.* Each seller subject to this order shall prepare a statement showing his customer's hourly rates as established by this order and shall keep it for examination by any person during ordinary business hours. A copy of such statement shall be filed with the Vermont District Office of the Office of Price Administration within thirty days after the effective date of this order. Suggested forms are available upon request. In case a seller subject to this order omits or fails to file within the prescribed period of time a statement showing his customer's hourly rates as established by this order, the maximum customer's hourly rate for such seller shall be the



lowest customer's hourly rate on file with the Vermont District Office of Price Administration until such time as such seller shall file his maximum customer's hourly rates as established by this order, at which time his properly established filed rates shall become effective.

9. Section 8 is amended to read as follows:

SEC. 8. *Records and notification*—(a) *Records of customer's hourly rates.* Every seller subject to this order shall preserve records showing the following information:

- (1) Seller's name and address.
- (2) Date.
- (3) Brief description of each service for which a charge is made.
- (4) The customer's hourly rate and the number of hours for which a charge is made.

- (5) Total labor charge.
- (6) Materials furnished and charges therefor.
- (7) Total charge.

(b) *Records of employee's time and wages.* Each seller subject to this order shall, if he has productive employees, keep the records indicated below and shall make such records available for inspection by representatives of the Office of Price Administration.

"Productive employees" are employees who actually perform any of the services covered by this order as distinguished from clerical and administrative employees.

- (1) Name of each productive employee.
- (2) Number of hours worked each day by each productive employee.
- (3) Number of hours worked each pay period by each productive employee.
- (4) Total wages paid to each productive employee each pay period.

(c) *Invoices.* Every seller subject to this order shall upon request furnish each purchaser with an invoice showing the information set forth in subparagraphs (1) to (7), inclusive, of paragraph (a) of this section 8.

(d) *Notification of compliance.* In the case of any sale subject to this order, the seller shall, where demand is made by the buyer, file a statement with the buyer that the selling price is not in excess of the maximum price determined in accordance with this order.

This order shall become effective February 18, 1946.

Issued this 14th day of February, 1946.

ELDON C. SHOUP,  
Regional Administrator.

[F. R. Doc. 46-3359; Filed, Mar. 1, 1946; 4:50 p. m.]

[Region V Order G-12 Under Supp. Reg. 14A]

#### FLUID MILK IN MULVANE, KANS.

Pursuant to an application filed by Johnson Dairy of Mulvane, Kansas, and for the reasons set forth in the opinion accompanying this order and under the authority vested in the Administrator of Region V, Office of Price Administration,

by § 1499.73a (a) (1) (vii) (d) of Supplementary Regulation No. 14A and § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation; It is hereby ordered:

(1) The maximum prices established by § 1499.73a (a) (1) (vii) of Supplementary Regulation No. 14A to the General Maximum Price Regulation for fluid milk sold in the City of Mulvane, Kansas, are adjusted as follows:

(a) Sellers of milk in determining maximum prices for the sale of approved fluid milk in containers of one gallon or less shall determine such prices as though Mulvane, Kansas, were classified in the Appendix to § 1499.73a (a) (1) (vii) of Supplementary Regulation No. 14A to the General Maximum Price Regulation as being in Area 2A.

(2) This order may be revoked, amended, or revised at any time.

(3) Unless the context otherwise requires, the definitions set forth in § 1499.73a (a) (1) (vii) of Supplementary Regulation No. 14A to the General Maximum Price Regulation shall apply to the terms used herein.

This order shall become effective March 1, 1946.

Issued at Dallas, Texas, this the 1st day of March 1946.

E. A. SPERIKY,  
Acting Regional Administrator.

Approved: March 1, 1946.

T. G. STITTS,  
Director, Dairy Branch, Production and Marketing Administration, U. S. Department of Agriculture.

[F. R. Doc. 46-3364; Filed, Mar. 1, 1946; 4:52 p. m.]

[Region II Adopting Order 35 Under Basic Order 1 Under Gen. Order 68]

#### BUILDING AND CONSTRUCTION MATERIALS IN SUFFOLK COUNTY, N. Y.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and under the authority vested in the Regional Administrator of Region II by the Emergency Price Control Act of 1942, as amended, by General Order No. 68, as amended, and by Revised Procedural Regulation No. 1, it is hereby ordered:

SECTION 1. *What this order covers.* This adopting order under Basic Order No. 1, as amended, under General Order 68, as amended, covers sales by all persons to ultimate users or to purchasers for resale on an installed basis of certain building materials listed in Schedule A hereto annexed and generally known as "hard" mason materials. All provisions of Basic Order No. 1, as amended, under General Order No. 68, as amended, are adopted in this order and are just as much a part of this order as if specifically set forth herein. If said Basic Order No. 1, as amended, is further amended in any respect the provisions of said order, as amended, shall

likewise without further action become part of this order. All persons subject to this adopting order are also subject to Basic Order No. 1, as amended, under General Order 68, as amended, and should be familiar with the provisions of said order.

SEC. 2. *Territory covered by this order.* The geographical area covered by this order is the County of Suffolk, State of New York.

SEC. 3. *Maximum prices.* The maximum prices for the building materials covered by this order are set forth in Schedule A hereto annexed and made a part of this order.

SEC. 4. *Discounts, allowances and terms of sale.* All prices listed in Schedule A are delivered prices applicable to all sales of more than \$10.00. On sales of \$10.00 or under a delivery charge, not exceeding ten per cent of the amount of the sale, may be made. All customary allowances, discounts and differentials must be preserved.

SEC. 5. *Relationship of this order to Basic Order No. 1, as amended, under General Order No. 68, as amended, and to General Maximum Price Regulation and other maximum price regulations.* As previously stated all provisions of Basic Order No. 1, as amended, are adopted by this order. The maximum prices fixed by this order supersede any maximum price or pricing method previously established by the General Maximum Price Regulation or by any other applicable regulation or order. Except to the extent that they are inconsistent with the provisions of this order, all other provisions of the General Maximum Price Regulation or any other applicable regulation or order shall remain applicable to sales covered by this order.

SEC. 6. *Posting of maximum prices.* Every seller making sales covered by this order shall post a copy of the list of maximum prices fixed by this order in each place of business within the area of this order.

SEC. 7. *Records and sales slips.* The provisions of section (e) of Basic Order No. 1, as amended, covering sales slips and records are adopted in and applicable to this order as though specifically set forth herein; and also on any sale of \$50.00 or more each seller, regardless of previous custom, must keep records showing at least the following:

- (1) Name and address of buyer
- (2) Date of transaction
- (3) Place of delivery
- (4) Complete description of each item sold and price charged.

SEC. 8. *Revocation or amendment.* This order may be revised, amended, revoked or modified at any time by the Regional Administrator or the Price Administrator.

This order shall become effective March 1, 1946.

Issued this 25th day of February 1946.

LEO F. GENTNER,  
Regional Administrator.



**SCHEDULE A—MAXIMUM PRICES FOR CERTAIN BUILDING AND CONSTRUCTION MATERIALS IN THE COUNTY OF SUFFOLK, STATE OF NEW YORK, ON SALES BY ALL PERSONS TO ULTIMATE USERS OR TO PURCHASERS FOR RESALE ON AN INSTALLED BASIS**

Item	Maximum delivered prices on sales over \$10 in amount <sup>1</sup>
Plaster:	
Hard wall.....	\$0.90 (bag 100 lb.).
Gauging.....	\$1.37 (bag 100 lb.).
Finishing lime.....	\$0.65 (bag 50 lb.).
Keene's cement.....	\$2.37 (bag 100 lb.).
Gypsum lath, 3/8".....	\$25.00 (M sq. ft.).
Metal lath, 2.5 lb. painted diamond mesh.....	\$0.25 (sq. yd.).
Metal lath:	
3.4 lb. painted diamond mesh.....	\$0.30 (sq. yd.).
2.75 lb. flat rib painted.....	\$0.28 (sq. yd.).
Corner bead, expanded type.....	\$0.05 (lin. ft.).
Portland cement.....	\$0.75 (bag 94 lb.).
Masonry mortar (paper bags).....	\$0.70 (bag 70 lb.).
Mason's hydrated lime.....	\$0.50 (bag 50 lb.).
Waterproof cement (gray).....	\$1.00 (bag 100 lb.).
Vitrified clay sewer pipe:	
4".....	\$0.19 (lin. ft.).
6".....	\$0.29 (lin. ft.).
Fire brick, 9" straight first quality, low heat duty.....	\$90.00 (per M).
Fire clay (low heat duty).....	\$1.50 (bag 100 lb.).
Clay drain tile, 4".....	\$0.10 (per ft.).
Flue lining (square):	
8 1/2" x 8 1/2".....	\$0.40 (lin. ft.).
8 1/2" x 13".....	\$0.60 (lin. ft.).
13" x 13".....	\$0.80 (lin. ft.).
Gypsum wallboard:	
3/8".....	\$40.00 (M sq. ft.).
1/2".....	\$45.00 (M sq. ft.).
5/8".....	\$35.00 (M sq. ft.).
Asphalt roofing (90 lb.) mineral surface.....	\$2.50 (roll).
Asphalt or tarred felt 15 lb. or 30 lb.....	\$2.40 (roll).
Asphalt shingles:	
210 lb. 3 in 1 thickbutt.....	\$6.00 (per sq.).
165 lb. 2 tab. (hexagon).....	\$4.85 (square).
Fibre insulation board:	
1/2" std. lath & board.....	\$47.50 (M sq. ft.).
3/8" asphalt sheathing.....	\$60.00 (M sq. ft.).
Asbestos cement siding 12" x 24" std. colors (white).....	\$8.00 (square).
Std. density synthetic fibre board:	
1/8".....	\$0.07 1/2 (sq. ft.).
3/16".....	\$0.09 (sq. ft.).
1/4".....	\$0.12 (sq. ft.).
Hard density synthetic fibre board:	
1/8" tempered.....	\$0.09 (sq. ft.).
3/16" tempered.....	\$0.11 1/2 (sq. ft.).
1/4" tempered.....	\$0.15 (sq. ft.).
Thermal insulation:	
Batts, 2" thick.....	\$50.00 (M sq. ft.).
Batts, full-thick.....	\$60.00 (M sq. ft.).
Loose 35-40 lb. bag.....	\$1.10 (bag).
Blankets—(paper backed) single 1" except balsam wool.....	\$45.00 (M sq. ft.).
Blankets—(paper backed) medium 2" or balsam wool std. thickness 1".....	\$50.00 (M sq. ft.).
Blankets—(paper backed) thick 4" or balsam wool double thickness 2".....	\$65.00 (M sq. ft.).

<sup>1</sup> Delivered sales of \$10 or less, a delivery charge not in excess of 10% of the total amount of the sale may be made.

[F. R. Doc. 46-3376; Filed, Mar. 1, 1946; 4:56 p. m.]

**[Atlanta Order G-2 Under Gen. Order 68] BUILDING MATERIALS IN CHATHAM COUNTY, GA.**

For the reasons set forth in the accompanying opinion and under the authority vested in the District Director of the Atlanta, Georgia, District Office, Region IV, of the Office of Price Administration by General Order No. 68 issued by the Administrator of the Office of Price Administration in Region IV, Delegation Order No. 93 issued November 5, 1945, it is hereby ordered:

**SECTION 1. What this order does.** This order covers all "retail sales" by any seller of the commodities specified in Table 1 delivered by any seller whose place of business is located in the territorial limits of Chatham County, Georgia.

Chatham County, for the purpose of this order, consists of all the territory lying within the corporate limits of the municipalities of Savannah, Savannah Beach, Thunderbolt, Garden City, Pooler, and all the area located within the territorial limits of Chatham County, Georgia.

**SEC. 2. Definition of retail sales.** For the purposes of this order, a retail sale means a sale to an ultimate user, including, among others, commercial users, industrial users and contractors.

**SEC. 3. Description of items covered by this order.** This order covers the list of "hard building materials" set forth in the annexed tables, including plaster, lath, lime, cement, gypsum block, fire brick, fireclay, clay drain tile, flue lining, and insulation. Other related items may be added from time to time by amendment without reference being made to this section.

**SEC. 4. Relation to other regulations.** The maximum prices fixed by this order supersede any maximum price or pricing method previously fixed by any other regulation or order. Except to the extent they are inconsistent with the provision of this order, all other provisions of the General Maximum Price Regulation shall apply to sales covered by this order.

**SEC. 5. Maximum prices.** The maximum prices for building materials covered by this order are set forth in Table 1 which is annexed to and made a part of this order.

**SEC. 6. Posting of maximum prices.** Every seller making sales covered by this order shall post a copy of Table 1 which lists maximum prices fixed by this order in each of his places of business in Chatham County in a manner plainly visible to all purchasers.

**SEC. 7. Sales slips and records.** Every seller covered by this order who has customarily given his customers a sales slip or other evidence of purchase must continue to do so. Upon request from a customer such seller, regardless of previous custom, shall give the purchaser a receipt showing the date, name and address of the seller, the description of each item sold and the price received for it. If he customarily prepared his sales slips

in more than one copy, he must keep for at least six months after delivery a duplicate copy of each sales slip delivered by him pursuant to this section.

For any sale of \$50.00 or more each seller, regardless of previous custom, must keep records showing at least the following:

- (1) Name and address of buyer.
- (2) Date of transaction.
- (3) Place of delivery.
- (4) Complete description of each item sold and price charged.

**SEC. 8. Amendment.** This order may be amended or revoked at any time by the Office of Price Administration.

This order No. G-2 shall become effective January 25, 1946.

Issued this 16th day of January 1946.

D. ELIE McCORD,  
District Director.

TABLE No. 1

Item and quantities	Maximum price
Common clay building brick, standard size (per M):	
1,000 or more.....	\$24.00
500 to 999.....	27.50
1 to 499.....	30.00
Builders Sand (natural) (per yard):	
3 yards or more (2,750 pounds per yard).....	3.50
Less than 3 yards.....	4.00
Crushed Stone:	
Per yard (2,500 pounds).....	6.00
Lime, Hydrated:	
Per barrel.....	2.00
Per 50-pound sack.....	.65
Lime, Finishing:	
Per barrel.....	3.00
Per 50-pound sack.....	.90
Cement, Portland:	
Per barrel.....	3.40
Per sack (paper).....	1.00
Cement, Keenes:	
Per 100-pound sack.....	2.75
Plaster, Hard Wall:	
Per ton.....	20.40
Per 100-pound sack.....	1.25
Plaster, gauging (finishing):	
Per 100-pound sack.....	1.90
Asbestos siding (per square):	
12" x 24":	
White:	
5 squares or more.....	7.93
Less than 5 squares.....	8.50
Colored:	
5 squares or more.....	7.93
Less than 5 squares.....	8.50
Asbestos shingles (per square).....	9.39
Roll Brick-Tex siding (per square):	
10 squares or more.....	3.65
Less than 10 squares.....	3.75
Strip shingles, asphalt (per square):	
210 pounds.....	5.60
167 pounds.....	4.50
Roll roofing, asphalt (per roll):	
35 pounds:	
5 rolls or more.....	1.06
Less than 5 rolls.....	1.25
45 pounds.....	1.53
55 pounds.....	1.85
90 pounds slate surface:	
5 rolls or more.....	2.30
Less than 5 rolls.....	2.50
Asphalt felt (per roll):	
15 pounds.....	2.25
30 pounds.....	2.25
Sheathing paper, resin (per roll):	
20 pounds, red.....	1.05
Insulation wool, mineral or glass (per square foot):	
1" blankets.....	.04 3/4
2" blankets.....	.05 1/2
3" blankets.....	.07 3/4
Junior Batts.....	.06 1/2



TABLE No. 1—Continued

Item and quantities	Maximum price
Insulation cotton, flameproof:	
2" per standard roll.....	* \$1.89
2" per thousand square feet.....	* 50.92
3" per standard roll.....	* 2.49
3" per thousand square feet.....	* 67.20
Metal lath (per square yard):	
2.5#.....	.30
3.4#.....	.35
3.4# (ribbed).....	.40
Wall board, fibered and pulp (except Upson board) (per M):	
5/16" (1,000 square feet or more)....	40.00
5/16" (less than 1,000 square feet)....	45.00
Gypsum board:	
3/8" board:	
500 square feet or more (per M).....	40.00
Less than 500 square feet (per M).....	50.00
1/2" sheathing (per 1,000 square feet) (triple-sealed).....	43.00
1" sheathing (per 1,000 square feet).....	95.00
Standard Presdwood or hardboard (per M):	
1/8" (200 square feet or more)....	72.50
1/8" (less than 200 square feet)....	80.00
Tempered Presdwood or hardwood (per M):	
1/8" (200 square feet or more)....	87.50
1/8" (less than 200 square feet)....	95.00
* F. o. b. Dealers' Stock.	

Concrete building blocks grade "B": (Concrete building blocks are those having a compressive strength of 700 pounds per square inch gross in accordance with American Society for Testing Materials Standard Specifications for Hollow Lead-Bearing Concrete Masonry Units C90-44 produced within Chatham County, Ga.)

Size	Maximum prices per block f. o. b. plant	Maximum prices per block delivered within city limits of Savannah, Ga.	Additional truck delivery charge for each additional 10 miles or fractional part thereof beyond city limits of Savannah, Ga.
8 x 8 x 16: Reg. units....	\$0.183	\$0.203	\$0.01
8 x 8 x 16: S. End corners.....	.188	.208	.01
4 x 8 x 16: S. E. P. units.....	.100	.110	.005
12 x 8 x 16: Corner units.....	.265	.290	.01
12 x 8 x 16: Reg. units.....	.260	.285	.01
8 x 8 x 8: Reg. units.....	.100	.110	.005
8 x 8 x 8: Ends.....	.105	.115	.005
4 x 18 x 16: Halves.....	.100	.105	.005

For fabrication, by cutting or sawing blocks to irregular sizes to specifications add .02¢ per block to above prices.

[F. R. Doc. 46-3358; Filed, Mar. 1, 1946; 4:49 p. m.]

[Nashville Order G-2 Under Gen. Order 68]

#### BUILDING MATERIALS IN KNOXVILLE, TENN., TRADE AREA

For the reasons set forth in the accompanying opinion and under the authority vested in the District Director of the Nashville, Tennessee, District Office, Region IV, of the Office of Price Administration and by Delegation Order No. 93, issued November 5, 1945, by the Regional Administrator, Region IV, it is hereby ordered:

SECTION 1. What this order covers. This order covers all "retail sales" by any

seller of the commodities specified in Appendix A delivered by any seller whose place of business is located in the Knoxville, Tennessee, Trade Area.

The Knoxville, Tennessee, Trade Area for the purpose of this order consists of the following area: All that area located within the confines of Knox and Blount Counties, Tennessee, consisting of the territory within the corporate limits of all municipalities of said counties and including all civil district of same.

SEC. 2. Definition of retail sales. For the purpose of this order, a retail sale means a sale to an ultimate user, including among others, commercial users, industrial users and contractors.

SEC. 3. Description of items covered by this order. This order covers the list of "hard building materials" set forth in Appendix A, including wall boards, fire clay, fire brick, flue linings, flue pipe, farm drain tile, flue thimbles, grate backs, hollow tile, insulating materials, common brick, chimney brick, cement gravel, sand, granite, mortar mixes, mortar colors, lime wall ties, angle irons, channel irons, laths, wall plaster, roofing and siding. Other related items may be added from time to time by amendment without reference being made to this section.

SEC. 4. Relations to other regulations. The maximum prices fixed by this order supersede any maximum price or pricing method previously fixed by any other regulation or order issued by the Office of Price Administration. Except to the extent they are inconsistent with the provisions of this order, all the provisions of the General Maximum Price Regulation shall apply to sales covered by this order.

SEC. 5. Maximum prices. The maximum prices for building materials covered by this order are set forth in Appendix A which is annexed to and made a part of this order.

SEC. 6. Posting of maximum prices. Every seller making sales covered by this order shall post a copy of Appendix A which lists maximum prices fixed by this order, in each of his place of business in the Knoxville, Tennessee, Trade Area, in a manner plainly visible to all purchasers.

SEC. 7. Sales slips and records. Every seller covered by this order who has customarily given his customers a sales slip or other evidence of purchase must continue to do so. Upon request from a customer such seller, regardless of previous custom, shall give the purchaser a receipt showing the date, name and address of the seller, the description of each item sold and the price received for it. If he customarily prepared his sales slips in more than one copy, he must keep for at least six months after delivery a duplicate copy of each sales slip delivered by him pursuant to this Section. For any sale of \$50.00 or more each seller regardless of previous custom, must keep records showing at least the following:

- (1) Name and address of buyer.
- (2) Date of transaction.

(3) Place of delivery.

(4) Complete description of each item sold and price charged.

SEC. 8. Amendment. This order may be amended or revoked at any time by the Office of Price Administration.

This order No. G-2 shall become effective February 11, 1946.

Issued this 6th day of February 1946.

CARSON VAUGHAN,  
District Director.

#### APPENDIX A TO AREA PRICING ORDER NO. G-2

The following are the commodities and maximum prices governing retail sales of Heavy Masonry Building Materials in the Knoxville (Tennessee) Trade Area, as defined in and established by Area Pricing Order No. G-2 issued under the provisions of General Order 68.

##### Clay products

Fire clay (yard or free delivery):	
Plain—100# lots (per cwt.).....	\$1.27
Plain—less than 100# lots (lb.).....	.02
"Kromepatch"—100# and up (per cwt.).....	7.50
"Kromepatch"—Less than 100# (per lb.).....	.09
"Furnaseal"—100# to 2000# (per cwt.).....	3.60
"Furnaseal"—2000# and up (per cwt.).....	3.10
"Superplastic"—100# to 2000# (per cwt.).....	4.10
"Superplastic"—2000# and up (per cwt.).....	3.60
"Satskold"—100# to 2000# (per cwt.).....	5.95
"Satskold"—2000# and up (per cwt.).....	5.70
"Greencote"—In 50# bags (per cwt.).....	4.65
"Hearthmix"—In 100# bags (per cwt.).....	4.40
Fire brick (yard or free delivery):	Per M
Building 8" (grate).....	\$67.50
Tyson or equal 9".....	67.50
Chas. Taylor—5" and shapes.....	87.80
Chas. Taylor—9" and shapes (less than M)....	Per C
"Wallace" 9" (less than M).....	\$9.28
"Spallac" 9" (less than M).....	10.50
Flubrico Plastic Brick (less than M).....	4.60
Flue linings (rectangular) (yard or free delivery):	Per lin. ft.
4 1/2" x 8 1/2".....	\$0.30
8 1/2" x 8 1/2".....	.45
8 1/2" x 18".....	.75
13" x 18".....	1.15
4 1/2" x 13".....	.45
8 1/2" x 13".....	.60
13" x 13".....	.75
18" x 18".....	1.90
Flue linings (round):	
8" diameter.....	.50
12" diameter.....	.80
18" diameter.....	1.60
10" diameter.....	.65
15" diameter.....	1.20
Flue pipe (yard or free delivery):	
6" diameter.....	.40
7" diameter.....	.50
8" diameter.....	.55
Anchor bonnetts:	Each
6" diameter.....	\$2.10
7" diameter.....	2.75
8" diameter.....	3.10
Bottoms:	
6" diameter.....	1.50
7" diameter.....	1.95
8" diameter.....	2.15
Farm drain tile (unglazed) (yard or free delivery):	Lin. ft.
3" diameter.....	\$0.05
5" diameter.....	.08
8" diameter.....	.17
4" diameter.....	.08
6" diameter.....	.14
Flue thimbles:	Each
6" x 4".....	\$0.30
6" x 9".....	.45
7" x 4".....	.35
7" x 9".....	.50
8" x 4".....	.35
8" x 12".....	.65
9" x 9".....	.60
10" x 12".....	.70
10" x 6".....	.50
6" x 6".....	.35
6" x 12".....	.50
7" x 6".....	.40
7" x 12".....	.55
8" x 6".....	.45
9" x 6".....	.50
9" x 12".....	.70
10" x 9".....	.60
Grate backs:	
2 1/2" x 12" x 16".....	1.05
2 1/2" x 12" x 20".....	1.25
2 1/2" x 12" x 24".....	1.50
2 1/2" x 12" x 28".....	2.00
2 1/2" x 12" x 18".....	1.15
2 1/2" x 12" x 22".....	1.40
2 1/2" x 12" x 26".....	1.80
2 1/2" x 12" x 30".....	2.75



## Clay products—Continued

Smooth hollow tile (load bearing):	Per M	Delivered inside city limits of Knoxville (per M)
3 3/4" x 12" x 12".....	\$111.60	
6" x 12" x 12".....	167.40	
8" x 12" x 12".....	200.80	
10" x 12" x 12".....	234.40	
12" x 12" x 12".....	260.10	
8" x 8" x 12" (speed tile).....	133.90	
8" x 12" x 12" (speed tile).....	200.80	
Partition tile:		
3" x 12" x 12".....	83.70	
4" x 12" x 12".....	89.30	
6" x 12" x 12".....	122.70	
8" x 12" x 12".....	167.40	
10" x 12" x 12".....	219.80	
12" x 12" x 12".....	244.20	

Brick:	Yard (per M)	Delivered inside city limits of Knoxville (per M)
Knoxville (sanded).....	\$20.50	\$24.50
Kingsport (common).....	20.50	24.50

Face brick:	F. o. b. Knoxville
Kingsport red rugs.....	\$26.00
Kingsport wire cut.....	26.00
Kingsport sand face.....	26.00

Speed brick:	Yard (per M)	Delivered inside city limits of Knoxville (per M)
8" speed brick.....	\$76.80	\$86.80
6" speed brick.....	64.95	63.45
4" speed brick.....	38.40	43.40
3" speed brick.....	27.30	31.55
Lime brick (selected common).....	23.50	27.50

	Stone blocks		Cinder blocks	
	Yard	Delivered inside city	Yard	Delivered inside city
Concrete blocks:				
4 x 8 x 16.....	\$0.105	\$0.12	\$0.09	\$0.10
6 x 8 x 16.....	.145	.16	.12	.135
8 x 8 x 16.....	.175	.195	.16	.18
8 x 10 x 16.....				
8 x 12 x 16.....	.245	.265	.23	.25
8 x 8 x 8.....	.1175	.13	.10	.11
4 x 8 x 12 (solid).....			.10	.12
4 x 8 x 12 (core).....	.1175	.09	.10	.11
6 x 8 x 12 (core).....	.1175	.10	.12	.14
8 x 8 x 12 (core).....	.1175	.12	.14	.16
8 x 8 x 14 (core).....	.1175	.14	.16	.18
8 x 8 x 6 (core).....	.1175	.10	.11	.13
6 x 8 x 6 (core).....	.1175	.08	.09	.11
8 x 8 x 10 (core).....	.19	\$0.21 Extra heavy lime-stone aggregate.		
8 x 8 x 8.....	.12	\$0.13 Extra heavy lime-stone aggregate.		

Above prices are based on load bearing blocks manufactured in accordance with Federal Specifications SS-C-621 dated Apr. 28, 1931, with Amendment No. 1 dated May 1935.

Cement:	
Portland cement (in paper) C/L f. o. b. Knoxville (bbl.).....	\$2.63
Portland cement (in paper) l. c. l. 94# bags (bag).....	.85
High early strength (in paper) l. c. l. 94# bags (bag).....	1.15
Magnolia l. c. l. 94# bags (bag).....	.85
Portland cement (white medusa) l. c. l. 94# bags (bag).....	2.75
Portland cement (white waterproof) l. c. l. 94# bags (bag).....	3.00
Patented mortars:	
Gray waterproof (65-lb. bags) (bag).....	\$1.20
Mortar mix.....	
Brixment or equal (94-lb. bags in paper) (bag).....	.75
Lime:	
Lump lime—bulk:	
C/L f. o. b. Knoxville (per ton).....	8.65
L/C/L del. to job site (per ton).....	10.65
Small quantities (per lb.).....	.01
Mason's hydrated l. c. l. 60-lb. bags yard or free delivery (per bag).....	.50

Sand—crushed stone and gravel:	Per cu. yd.
River sand, l. c. l. (f. o. b. yard).....	\$1.75
Crushed stone, l. c. l. (f. o. b. yard).....	1.75
All gravel, l. c. l. (f. o. b. yard).....	1.75
Delivery prices on above as follows: Zone (1) \$2.10, zone (2) \$2.20, zone (3) \$2.30, zone (4) \$2.50 per cu. yd.	

Plaster and plaster products:	
Cement:	
Keene's cement, l. c. l., yard or free delivery, \$2.35, 100-lb. bag.....	
Corner beads: Ribbed steel (galvanized) any amount, (yard or free delivery) \$48.25 M lin. ft.	

Cornerites (any amount yard or free delivery):	M Lin. ft.
Cornerite flange 3" x 3".....	\$23.25
Cornerite flange 2" x 2".....	21.00
Metal laths (yard or free delivery):	Sq. yd.
2.5-lb. diamond mesh (painted copper alloy).....	\$0.325
3.0-lb. diamond mesh (painted copper alloy).....	.335
3.4-lb. diamond mesh (painted copper alloy).....	.355
2.5-lb. diamond mesh (galvanized copper alloy).....	.37
3.4-lb. diamond mesh (galvanized copper alloy).....	.40
2.75-lb. flat ribbed (copper alloy).....	.345
3.4-lb. flat ribbed (copper alloy).....	.385
4.5-lb. flat ribbed (copper alloy).....	.485
3.0-lb. 3/4" hy-rib (copper alloy).....	.365
3.4-lb. 3/4" hy-rib (copper alloy).....	.385

Lath nails (yard or free delivery):	Per lb.
3d fine.....	\$0.09
Gyp lath nail 13/4" head.....	.10
Finishing line (yard or free delivery):	Per bag
L. c. l. in 60-lb. bags.....	\$0.60

Wall plaster:	
Gypsum (in paper):	
C/L factory to consumer (ton).....	\$19.30
C/L factory to job site (ton).....	22.00
L. c. l., yard or free delivery (ton).....	22.50
L. c. l., yard or free delivery (100-lb. bag).....	1.15
Plaster of paris or white gauging plaster l. c. l. in 100-lb. bags, yard or free delivery (bag).....	1.50

Siding (yard or free delivery):	
No. 600 wavy butt asbestos siding:	Per sq.
12" x 24" gray.....	\$8.50
12" x 24" white.....	8.70
Asphalt roll brick siding 105 lb. per roll (red or buff).....	4.60

Asphalt roofing (yard or free delivery):	
Standard individual shingle (9" x 12 3/4").....	8.90
210 lb. sq. butt strip shingle.....	7.25
167 lb. hexagonal strip shingle.....	5.75
90 lb. mineral surface roll.....	3.00
65 lb. extra heavy mica surface roll.....	2.75
55 lb. heavy mica surface roll.....	2.30
45 lb. medium mica surface roll.....	1.90
35 lb. light mica surface roll.....	1.35

Wall board (yard or free delivery):	M sq. ft.
3/4" pulp (competitive quality).....	\$35.00
3/4" genuine beaver board.....	45.00
3/4" upsom board.....	45.00
3/4" gypsum sheathing.....	40.00
3/4" gypsum sheathing (triple seal).....	43.00
3/4" gypsum board (sheetrock).....	34.00
3/4" gypsum board (sheetrock).....	40.00
3/4" gypsum board (sheetrock).....	45.00
3/4" plaster base lath (rock lath).....	27.00
3/4" standard presdwood 4' x 12'.....	70.00
3/4" standard presdwood 4' x 12'.....	94.00
3/4" standard presdwood 4' x 12'.....	120.00
3/4" tempered presdwood 4' x 12'.....	85.00
3/4" tempered presdwood 4' x 12'.....	109.00
3/4" tempered presdwood 4' x 12'.....	135.00
3/4" tempertile.....	105.00
3/4" tempertile.....	135.00
De Luke quarterboard.....	70.00
Insulation board:	
3/4" 4" Standard.....	40.00
3/4" 4" Standard.....	50.00
3/4" Plank.....	65.00
3/4" ceiling tile 16" x 32".....	60.00
3/4" ceiling tile special sizes.....	65.00
2 1/2" insulating sheathing.....	65.00

[F. R. Doc. 46-3360; Filed, Mar. 1, 1946; 4:51 p. m.]

[Region VI Order G-16 Under RMPR 122, Amdt. 93]

## SOLID FUELS IN DECATUR, ILL.

An opinion accompanying this Amendment has been issued simultaneously herewith. Order No. G-16 under Revised Maximum Price Regulation No. 122, as amended, is amended in the following respect:

1. Paragraph (b), Price schedule, in Appendix No. 30, Decatur, Illinois, is amended to read:

(b) Price schedule. (1) Immediately below and as a part of this section (b) is a price schedule that sets forth maxi-

mum prices for "delivered sales" by dealers of specified kinds and sizes of solid fuels. Charges for treatment of coal are set forth in section (c). Discounts are set forth in section (d). Service charges are set forth in section (e). Definitions are set forth in section (f).

## PRICE SCHEDULE Delivered (per ton)

I. High volatile bituminous coal from district No. 10 (Illinois).	
A. Southern subdistrict deep machine mines, price group Nos. 1, 2 and 8.	
1. Lump and egg, size group Nos. 1, 2 and 3. All lump and egg coals bottom size larger than 2" washed or raw.....	\$7.35
2. Nut and pea coal. All nut and pea coal bottom size larger than 10 mesh or 3/32" and top size not exceeding 2".....	
(a) Raw coal, size group Nos. 9-12 inclusive.....	6.50
(b) Washed or air-cleaned, size group Nos. 17-20 inclusive.....	6.60
3. Special stoker, size group Nos. 21, 22 and 28. All washed or air-cleaned nut and pea coal bottom size larger than 1 millimeter and top size not exceeding 2"; also all dry dedusted special stoker bottom size larger than 28 mesh and top size not exceeding 3/8".....	6.80
4. Washed and dedusted screenings, size group Nos. 23, 24, 26 and 27. All washed, air-cleaned or dry dedusted screenings top size not exceeding 2".....	6.45
B. Southern subdistrict strip mines, price group No. 7.	
1. Lump and egg, size group Nos. 1, 2 and 3. All lump and egg coals bottom size larger than 2" washed or raw.....	6.60
C. Duquoin subdistrict deep machine mine, price group No. 11, mine index No. 77 only. Kathleen mine of the Union Colliery Co.	
1. Lump and egg, size group Nos. 1, 2 and 3. All lump and egg coals bottom size larger than 2" washed or raw.....	7.05
D. Belleville subdistrict, strip mines, price group Nos. 10 and 16-22 inclusive.	
1. Lump and egg, size group Nos. 1, 2 and 3. All lump and egg coals bottom size larger than 2" washed or raw.....	6.45
E. Central subdistrict, deep machine mines.	
1. Lump, size group No. 1. All lump and egg coals bottom size larger than 4" washed or raw.....	
(a) Price group Nos. 12 and 13 only.....	5.50
(b) Mine index Nos. 25 and 132 only.....	5.55
2. Egg, size group Nos. 2 and 3. All egg coals bottom size larger than 2" but not exceeding 4" washed or raw, including 6" x 3", 6" x 4".....	
(a) Price group Nos. 12 and 13.....	5.35
(b) Mine index Nos. 25 and 132 only.....	5.40
3. Egg, size group Nos. 4 and 5. All egg coals bottom size larger than 1 1/2" but not exceeding 2" and top size larger than 2", including 4" x 2" and 3" x 2".....	
(a) Price group Nos. 12 and 13 only.....	5.15



## PRICE SCHEDULE—Con. Delivered (per ton)

I. High volatile bituminous coal from district No. 10 (Illinois)—Con.	
E. Central subdistrict, deep machine mines—Continued.	
4. Washed nut and pea, size group Nos. 17-20 inclusive. All washed or air-cleaned nut and pea coal bottom size larger than 10 mesh or $\frac{3}{32}$ " and top size not exceeding 2". Price group Nos. 12 and 13.....	\$5.15
5. Special stoker, size group Nos. 21, 22 and 28. All washed or air-cleaned nut and pea coal bottom size larger than 1 millimeter and top size not exceeding 2"; also all dry dedusted special stoker bottom size larger than 2" mesh and top size not exceeding $\frac{3}{8}$ ". Price group Nos. 12 and 13.....	5.05
6. Raw screenings size group Nos. 13 and 14. All raw screenings larger than $\frac{3}{8}$ " x 0 but not exceeding 2" x 0. Price group Nos. 12 and 13.....	4.65
7. Washed screenings size group Nos. 23 and 24. All washed or air-cleaned screening top size not exceeding 2". Price group Nos. 12 and 13.....	4.95
II. High volatile bituminous coal from district No. 11 (Indiana):	
1. Lump and egg, size group Nos. 1, 2 and 3. All lump and egg coals bottom size larger than 2" washed or raw:	
(a) Price group No. 6, Linton Sullivan subdistrict only.....	7.53
(b) Price group Nos. 15 and 16.....	7.33
(c) Price group No. 10E, mine index No. 115 only.....	6.68
(d) Price group No. 7 and 18, Linton Sullivan subdistrict only.....	6.58
(e) Price group Nos. 9 to 12 inclusive, Princeton Ayrshire subdistrict only.....	6.53
2. Egg, size group No. 5. All egg coals bottom size larger than $1\frac{1}{2}$ " but not exceeding 2" and top size larger than 2" but not exceeding 4".	
(a) Price group No. 6, Linton Sullivan subdistrict.....	6.45
3. Stoker, size group Nos. 9-12 inclusive. All raw nut and pea coal bottom size larger than 10 mesh or $\frac{3}{32}$ " and top size not exceeding 2".	
(a) Price group Nos. 6 and 14.....	7.08
2. Paragraph (d), Discounts, in Appendix 30, Decatur, Illinois, is amended to read:	
(d) Discounts. The maximum prices set forth in section (b) shall be subject to the following discount:	
	Per ton
(1) On sales of coal picked up at the dealer's yard.....	\$1.10
(2) On sales of 30 through 50 tons annually.....	.25
(3) On sales on more than 50 tons annually.....	.50

With respect to dealers covered by Appendix No. 30 to Revised Maximum Price Regulation No. 122, Regional Order No. G-29 is superseded hereby.

This Amendment No. 93 to Order No. G-16 shall become effective immediately, and shall remain in effect until April 30, 1946.

Issued this 11th day of February 1946.

R. E. WALTERS,  
Regional Administrator.

[F. R. Doc. 46-3350; Filed, Mar. 1, 1946; 4:46 p. m.]

[Region V Order G-1 Under Gen. Order 61, Amdt. 1]

USED LUMBER IN LOUISIANA, ARKANSAS, OKLAHOMA, TEXAS, KANSAS AND MISSOURI

For the reasons set forth in the opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region V of the Office of Price Administration by General Order No. 61, it is hereby ordered:

Paragraph (b) of section 15 of Order No. 1 under General Order No. 61 is revoked and amended to read as follows:

(b) Local sales from site other than an established yard. When a sale is made for delivery from stock located at a site other than established yards and delivery is made either at the site or by truck within a radius of 30 miles of such site, the maximum prices applicable to such sale shall be those set forth in Appendix A applicable in the zone in which the site is located, less \$2.00 per M'BM.

Except as this order amends Order No. 1 under General Order No. 61 issued the 16th day of October 1945, the aforesaid Order No. 1 shall remain in full force and effect as heretofore issued.

(56 Stat. 23, 775; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; and E.O. 9328, 8 F.R. 4681)

Issued at Dallas, Texas, and effective this 19th day of February 1946.

E. A. SPERIKY,  
Acting Regional Administrator.

[F. R. Doc. 46-3352; Filed, Mar. 1, 1946; 4:46 p. m.]

[Region VI Order G-16 Under RMPR 122, Amdt. 94]

SOLID FUELS SOLD IN PEORIA, ILL., AREA

An opinion accompanying this Amendment has been issued simultaneously herewith. Order No. G-16 under Revised Maximum Price Regulation No. 122 is amended in the following respects: Revised Appendix No. 10 which covers the Peoria, Illinois, area is amended as follows:

1. Paragraph (b), 1, Price schedule, is amended to read as follows:

1. Price schedule. Immediately below, and as a part of this sub-section (b) (1) is a price schedule that sets maximum prices for domestic delivered sales of specified kinds and sizes of solid fuels in lots of two tons or more. Discounts for pickups at yard are set forth in sub-section (b) (4).

SCHEDULE OF PRICES FOR EQUIPPED RAIL DEALERS

Domestic delivered cash price 2-ton lots per ton

I. Low volatile bituminous coal from district No. 7 (southern West Virginia and Virginia).	
1. Egg—price classification A.....	\$11.15
2. Stove—(top size larger than $1\frac{1}{4}$ " not exceeding 3"; bottom size smaller than 3") price classification A.....	11.05
3. Pea—(double screened; top size not exceeding $\frac{3}{4}$ "; bottom size less than $\frac{3}{4}$ ") price classification A.....	9.90
II. High volatile bituminous coal from district No. 8 (eastern Kentucky, northern Tennessee, parts of Virginia and West Virginia).	
1. Lump—size groups Nos. 1 and 2 (4" and larger) in price classification D-F, and egg, size group No. 5 (including 6" x 3") in price classification B-E.	
a. From mines in subdistrict No. 6 (southern Appalachian).....	10.25
b. From all other mines in above classifications.....	10.00
2. Lump—Size group Nos. 1 and 2, in price classifications K-S, and egg, size group No. 5, in price classifications G-N.....	9.75
3. Stoker—size group No. 10 (double screened, top size not exceeding $1\frac{1}{4}$ ") price classifications B-E.....	9.65
III. High volatile bituminous coal from district No. 10 (Illinois).	
A. Southern subdistrict, price groups 1, 2, and 8, deep machine mines:	
1. Egg—size group Nos. 2 and 3 (minimum top size 3"; minimum bottom size larger than 2").....	8.20
2. Prepared stoker, size group Nos. 21, 22, and 28 (including $\frac{3}{4}$ " x 10 mesh and $\frac{5}{16}$ " x 10 mesh).....	7.55
3. Screenings, size group Nos. 23 and 24 and 26 and 27—washed or dedusted (screenings including 2" top size) (common trade names, Universal, Commercial and S. P. Stoker).....	7.05
B. Central subdistrict—price group No. 12 Deep Machine mines	
1. Egg, size group No. 2 (including 6" x 4", 7" x 4").....	6.00
2. Stoker nut, size group No. 20 (including $\frac{3}{4}$ " x $\frac{5}{16}$ ").....	6.40
C. Fulton-Peoria subdistrict strip mines	
1. No. 5 seam, lump and egg, size group Nos. 1, 2, and 3 (bottom size larger than 2"), washed or raw; price group Nos. 24, 25, and 26 Fulton County Coal only.....	5.30
2. No. 6 seam, lump, size group No. 1 (larger than 4") price group Nos. 27 and 28.....	5.95
3. No. 6 seam, egg, size group No. 5 (including 4" x 2") price group Nos. 27 and 28.....	5.70
4. No. 6 seam, stoker nut, size group Nos. 18, 19, and 20 (Maximum top size $1\frac{1}{2}$ ", minimum bottom size larger than 10 mesh or $\frac{3}{32}$ ") price group Nos. 27 and 28.....	6.35
5. No. 5 seam, stoker nut, size group Nos. 18, 19, and 20 (For dimensions see III-C-4 above) price group No. 24.....	5.30
6. No. 5 seam, washed screenings, size group No. 24 (including $1\frac{1}{4}$ " x 0) price group No. 24.....	4.70



SCHEDULE OF PRICES FOR EQUIPPED RAIL  
DEALERS—Continued

	Domestic delivered cash price 2-ton lots per ton
IV. High volatile bituminous coal from district No. 11 (Indiana)	
A. Linton Sullivan subdistrict	
1. Block or lump—size group No. 1 (larger than 4") price group No. 16.....	\$7.83
V. Coke byproduct.....	15.35

2. Paragraph (b) (5) is amended to read:

(5) *Sales to unequipped dealers at the yard.* The maximum price for sales at the equipped dealer's yard to unequipped dealers of the following specified kinds and sizes of solid fuels in lots of 2 tons or more shall be:

FULTON-PEORIA SUBDISTRICT, STRIP MINES

	Per ton
No. 5 seam, lump and egg, size group Nos. 1, 2 and 3 (bottom size larger than 2"), washed or raw; price group Nos. 24, 25, and 26, Fulton County coal only.....	\$4.00

3. Paragraph (4), *Discounts for pickup at yard*, is amended to read as follows:

(4) *Discounts for pickup at yard.* The maximum prices provided for in the schedule contained in section (b) (1) shall be subject to a discount of not less than 60 cents per ton if coal or coke is picked up at the yard by a domestic consumer.

4. Paragraph (c), *Price schedule for certain truckers and mines*, is amended to read as follows:

(c) *Price schedule for certain truckers and mines.* The following shall be the maximum price for the named coals when delivered by truck by persons other than equipped rail dealers from mines located in the counties of Tazewell, Peoria, Fulton, Illinois.

	Domestic delivered cash price 2-ton lots per ton
I. District No. 10—Fulton County coal (strip mines):	
1. No. 5 seam, lump and egg—size group Nos. 1, 2 and 3 (bottom size larger than 2"); in truck group No. 6-A.....	\$5.30
II. District No. 10—Peoria County coal and Tazewell County coal:	
A. No. 5 seam in truck price group No. 6-A (underground mines loading coal entirely by hand without the aid of any mechanical means such as loading machines or conveyors inside the mine):	
1. All Mines except mine index No. 766:	
a. Size group Nos. 1, 2 and 3.....	5.20
b. Size group Nos. 4 and 5.....	4.95
c. Size group No. 6.....	4.85
d. Size group No. 8.....	4.50
e. Size group Nos. 9-12 inclu- sive.....	4.60
B. No. 5 seam in truck price group No. 6B (underground mines that load coal by mechanical means):	
a. Size group Nos. 1, 2 and 3.....	5.10
b. Size group Nos. 4 and 5.....	4.85
c. Size group No. 6.....	4.75
d. Size group No. 8.....	4.40
e. Size group Nos. 9-12 inclusive..	4.55

II. District No. 10—Peoria County coal  
and Tazewell County coal—Con.

C. Mine index No. 766 only:	
a. Size group Nos. 1, 2 and 3.....	\$5.30
b. Size group Nos. 4 and 5.....	5.10
c. Size group No. 6.....	5.00
d. Size group No. 8.....	4.80
e. Size group Nos. 9-12.....	4.80

This Amendment No. 94 to Order No. G-16 supersedes Regional Order No. G-29 as to dealers covered by said Appendix No. 10.

This Amendment No. 94 to Order No. G-16 shall be effective immediately and shall remain in effect until April 30, 1946.

Issued this 19th day of February 1946.

R. E. WALTERS,  
Regional Administrator.

[F. R. Doc. 46-3371; Filed, Mar. 1, 1946;  
4:55 p. m.]

[Region VI Order G-16 Under RMPR 122,  
Amdt. 96]

SOLID FUELS IN ST. CHARLES, BATAVIA, AND  
GENEVA, ILL., AREA

An opinion accompanying this Amendment has been issued simultaneously herewith. Order No. G-16 under Revised Maximum Price Regulation No. 122 is amended in the following respects. In Appendix No. 28, paragraph (b), price schedule, is amended to read as follows:

(b) *Price schedule.* (1) Immediately below and as a part of this section (b) is a price schedule that sets forth maximum prices for "domestic delivered" sales by dealers in lots of one (1) ton or more of specified kinds and sizes of solid fuels. Discounts are set forth in section (c). Service charges are set forth in section (d). Charges for treatment of coal are set forth in section (e). Definitions are set forth in section (f).

	Domestic delivered cash price 2-ton lots per ton
I. Low volatile bituminous coal from district No. 7 (southern West Vir- ginia and northwestern and central Virginia):	
1. Lump and egg, size group Nos. 1 and 2. All lump coal bottom size 3/4"; all egg coal top size larger than 3" bottom size no limit. Price classification A and B.....	\$12.95
2. Stove, size group No. 3. All stove coal top size larger than 1" but not exceeding 3"; bottom size smaller than 3". Price classi- fication A.....	12.60
3. Pea or dedusted screenings, size group No. 5. Top size not ex- ceeding 3/4"; bottom size smaller than 3/4". Price classification A.....	11.00
4. Domestic mine run, size group No. 6 (straight run of mine from which all or part of the 3/4" or 3/4" top size has been removed). Price classification A and B.....	11.30
II. High volatile bituminous coal from District No. 9 (western Ken- tucky):	
1. Stoker, size group Nos. 8-12 in- clusive. (All raw double-screened nut, stoker and pea coals top size not exceeding 2" and bottom size larger than 10 mesh or 3/32". No. 6 Seam.....	8.86

Domestic delivered  
cash price 2-ton  
lots per ton

Domestic delivered  
1-ton  
per ton

III. High volatile bituminous coal  
from district No. 10 (Illinois):

A. Southern subdistrict price group Nos. 1, 2 and 8. Deep machine mines:	
1. Lump and egg, size group Nos. 1, 2 and 3 (all lump and egg coals bottom size larger than 2" washed or raw.).....	\$8.60
2. Egg, nut and stove, size group Nos. 4, 5, 6, and 8. (All egg and stove coals bottom size 2" and smaller, washed or raw.).....	8.35
3. Special stoker, size group Nos. 21, 22 and 28. (Washed or air- cleaned nut and pea coal bot- tom size larger than 1 milli- meter and top size not exceed- ing 2"; also dry dedusted spe- cial stoker, bottom size larger than 28 mesh and top size not exceeding 3/4".....	8.05
4. Dedusted screenings, size group Nos. 26 and 27. (All dry dedusted screenings top size not exceeding 2").....	7.75
IV. Pennsylvania anthracite:	
1. Egg, stove and nut.....	18.50
V. Byproduct coke solvay or koppers:	
1. Egg, stove and nut.....	14.75
VI. Briquettes made from district No. 7 (low volatile coal):	
1. Berwind.....	13.55

(2) To the above maximum prices there may be added the retailers' occupation tax of the State of Illinois, and also the federal transportation tax of 4¢ per ton.

(3) "Commercial sales" shall continue to be priced under the provisions of Revised Maximum Price Regulation No. 122.

(4) On a "domestic delivered" sale of less than one (1) ton the price shall be in the same proportion to the price per ton as the fraction of a ton sold is to one (1) ton, plus 25¢ per ton: *Provided*, That the total price shall not exceed the price for one (1) ton of the particular coal as established above. For example: If the one (1) ton price is \$10.90, the price of 1/2 ton would be \$5.45 plus 25¢ or a total of \$5.70. The price of sales in excess of one (1) ton shall be proportional to the price per ton and no additional charge for delivery may be made.

In Appendix No. 28, paragraph (c), *Discounts*, is amended to read as follows:

(c) *Discounts.* The maximum prices set forth in section (b) (1) shall be subject to the following discount:

	Per ton
(1) If payment is made on delivery or within 10 days from date of delivery.....	\$0.50
(2) On sales of coal to domestic con- sumers when picked up at the deal- er's yard.....	.60

The prices established by this Amendment No. 96 to Order No. G-16 of Revised Maximum Price Regulation No. 122 supersede those established by the adjustment permitted by Regional Order No. G-27 and Regional Order No. G-29, as to the dealers covered by Appendix No. 28 to Order No. G-16.

This Amendment No. 96 to Order No. G-16 of Revised Maximum Price Regulation No. 122 shall become effective im-



mediately and shall remain in effect until April 30, 1946.

Issued this 13th day of February 1946.

R. E. WALTERS,  
Regional Administrator.

[F. R. Doc. 46-3372; Filed, Mar. 1, 1946;  
4:55 p. m.]

[Region VI Order G-16 Under RMPR 122,  
Amdt. 102]

#### SOLID FUELS IN QUINCY, ILL.

An opinion accompanying this amendment has been issued simultaneously herewith. Order No. G-16 under Revised Maximum Price Regulation No. 122 is amended in the following respects: In Appendix No. 26, paragraph (b), *Price schedule*, is amended to read as follows:

(b) *Price schedule.* (1) Immediately below and as a part of this section (b) is a price schedule that sets forth maximum prices for "domestic delivered" sales by dealers in lots of one (1) ton or more of specified kinds and sizes of solid fuels. Discounts are set forth in section (c). Service charges are set forth in section (d). Charges for treatment of coal are set forth in section (e). Definitions are set forth in section (f). Sales in lots of fractions of a ton or tons shall be governed by the price schedule as follows:

(i) On "domestic delivered" sales of less than 1 ton, the price shall be proportional to the price per ton plus an additional charge of 25¢, but in no event shall the total price be in excess of that for a sale of 1 ton; for example, if the price of 1 ton is \$10.90, the price of ½ ton would be \$5.45, plus 25¢ or a total of \$5.70, the price of ¾ ton would be \$8.18 plus 25¢ or a total of \$8.43.

(ii) On "domestic delivered" sales of more than 1 ton, for each fraction of a ton sold, the price shall be proportional to the price per ton; for example, if the price of 1 ton is \$10.90, the price of 1½ tons would be \$16.35.

PRICE SCHEDULE Domestic delivered per ton

- I. High volatile bituminous coal from District No. 8 (eastern Kentucky, southwestern West Virginia, western Virginia, northern Tennessee, and North Carolina):
  1. Lump and egg size group Nos. 1, 2, and 3. All single screened lump coal bottom size larger than 2" and all double screened egg coal bottom size larger than 3", price classification A, mine index Nos. 49 and 50 only. \$11.00
  2. Lump—size group No. 2. All single screened lump coal bottom size larger than 3" but not exceeding 5". Price classification B through E inclusive (this price does not apply to coal produced at mine No. 1 of International Harvester Co., mine index No. 503). 10.65
- II. High volatile bituminous coal from District No. 9 (western Kentucky):
  1. Lump and egg size group Nos. 1-6 inclusive, all single-screened lump coals and all double-screened raw, washed, or air-cleaned egg coals top size larger than 2":
    - (a) No. 14 and stray seams. 7.71
    - (b) No. 9 and 11 seams. 7.46

#### PRICE SCHEDULE—Con.

Domestic delivered per ton

- III. High volatile bituminous coal from district No. 10 (Illinois):
    - A. Southern subdistrict deep machine mines. Price group Nos. 1, 2, and 8:
      1. Lump and egg size group Nos. 1-5 inclusive. All lump and egg coals bottom size larger than 1½" (including 6" lump, 6 x 3 egg and 3 x 2 small egg). \$7.85
      2. Stove size group No. 8. All stove coal bottom size larger than ¾" and top size larger than 1½" but not exceeding 2" washed or raw (including 2" x 1½"). 7.50
      3. Special stoker size group Nos. 21, 22, and 28. All washed or air cleaned nut and pea coal bottom size larger than 1 millimeter and top size not exceeding 2"; also all dry dedusted special stoker bottom size larger than 28 mesh and top size not exceeding ¾" (including such trade names as G14, Par-Fuel—Air-Flow, Super V, De Luxe S. P. Stoker, etc.). 7.05
      4. Washed or dedusted screenings (common trade names—S. P. Stoker, Commercial Stoker and Universal Stoker), size groups 23, 24, 26, and 27. All washed, air cleaned or dry dedusted screenings top size not exceeding 2". 6.75
    - B. Central subdistrict deep machine mines price group Nos. 12 and 13:
      1. Lump and egg size group Nos. 1, 2, and 3. All lump and egg coals bottom size larger than 2" washed or raw. 6.40
    - C. Belleville subdistrict hand loading mines and mine index Nos. 48 and 1317. Price groups Nos. 16-22 inclusive:
      1. Lump and egg size group Nos. 1, 2, and 3. All lump and egg coals bottom size larger than 2" washed or raw. 6.95
    - D. Belleville subdistrict. Strip mines price group Nos. 16-22 inclusive:
      1. Lump and egg size group Nos. 1, 2, and 3. All lump and egg coals bottom size larger than 2" washed or raw. 6.60
  - IV. Byproduct coke solvay or kapers:
    1. Egg, stove, and nut. 15.35
  - V. Pennsylvania anthracite:
    1. Egg, stove, and nut. 17.85
- (2) To the above maximum prices there may be added the Retailers' Occupation Tax of the State of Illinois, and also the Federal Transportation Tax of 4¢ per ton.
- (3) "Commercial sales" shall continue to be priced under the provisions of Revised Maximum Price Regulation No. 122.
- In Appendix No. 26, paragraph (c), *Discounts*, is amended to read as follows:
- (c) *Discounts.* The maximum prices set forth in section (b) (1) shall be subject to the following discount:
- Per ton
- (1) On sales of coal picked up at the dealer's yard. \$0.85
- The prices established by this amendment No. 102 to Order No. G-16 under Revised Maximum Price Regulation No. 122 supersede those established by the adjustment permitted by Regional Order

No. G-29, as to the dealers covered by Appendix No. 26 to Order No. G-16.

This Amendment No. 102 to Order No. G-16 under Revised Maximum Price Regulation No. 122 shall become effective immediately and shall remain in effect until April 30, 1946.

Issued this 14th day of February 1946.

R. E. WALTERS,  
Regional Administrator.

[F. R. Doc. 46-3375; Filed, Mar. 1, 1946;  
4:56 p. m.]

[Region I Order G-25 Under MPR 280,  
Amdt. 1]

#### FLUID CREAM IN GREATER BOSTON, MASS., AREA

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of Region I of the Office of Price Administration by § 1351.806c of Maximum Price Regulation No. 280, and pursuant to written authorization from the Price Administrator, it is hereby ordered that paragraph (b) (2) of Region I Order No. G-25 under § 1351.806c of Maximum Price Regulation 280 (Fluid Cream in Greater Boston Area) is amended by striking out the figure "5.37" which appears in the column headed "40%" and opposite the words "8 quart" and substituting therefor the figure "5.57."

This amendment shall become effective as of March 1, 1946.

Issued this 1st day of March 1946.

ELDEN C. SHOUP,  
Regional Administrator.

Approved: March 1, 1946.

T. G. STITTS,  
Director, Dairy Branch, Production and Marketing Administration, United States Department of Agriculture.

[F. R. Doc. 46-3363; Filed, Mar. 1, 1946;  
4:52 p. m.]

[Region VI Order G-16 Under RMPR 122,  
Amdt. 99]

#### SOLID FUELS IN HAMMOND, IND., AREA

An opinion accompanying this amendment has been issued simultaneously herewith. Appendix No. 20 to Order No. G-16 under Revised Maximum Price Regulation No. 122 is amended in the following respects: paragraph (b), *price schedule*, is amended to read:

(b) *Price schedule.* Immediately below and as a part of this section (b) is a price schedule that sets forth maximum prices for delivered sales by dealers in lots of one (1) ton or more of specified kinds and sizes of solid fuels. Charges for treatment of coal are set forth in section (c). Discounts are set forth in section (d). Service charges are set forth in section (e). Definitions are set forth in section (f). Sales in lots of fractions of a ton or tons shall be governed by the price schedule as follows:

(i) On delivered sales of less than 1 ton, the price shall be proportional to the price per ton plus an additional charge



of 25¢, but in no event shall the total price be in excess of that for a sale of 1 ton; for example, if the price of 1 ton is \$10.15, the price of ½ ton would be \$5.08 plus 25¢ or a total of \$5.33; the price of ¾ ton would be \$7.61 plus 25¢ or a total of \$7.86.

(ii) On delivered sales of more than 1 ton, for each fraction of a ton sold, the price shall be proportional to the price per ton; for example, if the price of 1 ton is \$13.70, the price of 1½ tons would be \$20.55.

The price schedule lists maximum prices for the sale of coal on the basis of the type of mine operation by means of which it is produced. On sales of coal derived from District Nos. 7, 8, 9, and 11, the prices established are similar for the same kind and size of fuel regardless of the type of mine operation. On sales of coal from District No. 10 (Illinois), prices for coal described in paragraph IV, A, 1 to 4 inclusive and IV, D, 1, apply to coal produced in deep machine mines only; prices for coal described in paragraph IV, B, 1 apply to coal produced in strip mines only; prices for coal described in paragraph IV, C, 1, vary as specified for coal obtained from deep machine and strip mines. The prices of by-product coke, Pennsylvania Anthracite, and Briquettes are unaffected by the type of mine operation.

PRICE SCHEDULE	1 ton delivered per ton
I. Low volatile bituminous coal from District No. 7 (southern West Virginia and northwestern and central Virginia):	
1. Lump and egg—size group Nos. 1 and 2. All lump coal bottom size ¾"; and all egg coal, top size larger than 3", bottom size no limit:	
(a) Price classification A, B, C.....	\$12.75
(b) Mine index No. 73 only.....	13.95
2. Lump—size group No. 1, all lump coal bottom size ¾"—price classifications D, E, and F.....	12.55
3. Stove—size group No. 3, all stove coal top size larger than 1¼" but not exceeding 3"; bottom size smaller than 3":	
(a) Price classification A.....	12.25
(b) Price classification D.....	11.85
(c) Mine index No. 73 only.....	12.45
4. Nut—size group No. 4. All nut coal top size larger than ¾" but not exceeding 1¼"; bottom size smaller than 1¼":	
(a) Price classification A.....	11.25
(b) Mine index No. 73 only.....	11.55
5. Pea—size group No. 5. All pea coal top size not exceeding ¾" bottom size smaller than ¾":	
(a) Price classification A.....	10.90
6. Screened run of mine—size group No. 6 (straight run of mine from which all or part of the ¾" or ¾" top size has been removed):	
(a) In price classifications A and B.....	10.95
(b) In price classification E.....	10.70
II. Low volatile bituminous coal from District No. 8 (eastern Kentucky, southwestern West Virginia, western Virginia, northern Tennessee, and North Carolina):	
1. Screened mine run—size group No. 6 (straight run of mine from which all or part of the ¾" top size has been removed):	
(a) In price classification C.....	10.90

PRICE SCHEDULE—Con.	1 ton delivered per ton
III. High volatile bituminous coal from district No. 8 (eastern Kentucky, southwestern West Virginia, northern Tennessee, western Virginia and North Carolina):	
1. Lump—size group Nos. 1 and 2 (all single screened block coal, bottom size larger than 3"):	
(a) Price classification A.....	\$11.80
(b) Price classification C and D.....	11.60
(c) Price classification E through H inclusive.....	11.00
(d) Price classification J through N inclusive except mine index Nos. 81 and 207.....	10.55
2. Lump—size group No. 2 (all single screened block coal bottom size larger than 3" but not exceeding 5") mine index No. 285 only.....	11.30
3. Egg—size group No. 5 (all double screened coals, top size larger than 5" but not exceeding 6" and bottom size larger than 2" but not exceeding 3"; and top size larger than 6" and bottom size 2" and smaller):	
(a) Price classifications B through E inclusive.....	11.30
(b) Price classifications G through K inclusive.....	10.75
4. Egg—size group No. 6 (all double screened egg coals, top size larger than 5" but not exceeding 6" and bottom size 2" and smaller; also top size 3" and larger but not exceeding 5" and bottom size larger than 2" but not exceeding 3"):	
(a) Price classifications E through K inclusive.....	10.55
(b) Price classifications L through N inclusive.....	10.35
5. Stoker—size group No. 10 (all double screened stoker coals, top size not exceeding 1¼" and bottom size less than 1¼"):	
(a) Price classification A.....	11.00
(b) Price classifications B through E inclusive.....	10.60
(c) Price classifications F through M inclusive.....	10.25
IV. High volatile bituminous coal from district No. 9 (western Kentucky):	
1. Stoker—size group Nos. 8 through 12 inclusive (all raw double screened nut, stoker and pea coals, top size not exceeding 2" and bottom size larger than 10 mesh or ¾"):	
(a) No. 6 seam except mine index No. 19.....	8.96
(b) No. 6 seam mine index No. 19 only.....	9.16
V. High volatile bituminous coal from district No. 10 (Illinois):	
A. Southern subdistrict (deep machine mines) price group Nos. 1, 2, and 8:	
1. Lump—size group No. 1 (all lump coals, bottom size larger than 4" washed or raw).....	9.45
2. Egg—size group No. 3 (all egg coals, bottom size larger than 2" but not exceeding 3" washed or raw).....	9.30
3. Special stoker—size group Nos. 21, 22, and 28 (all washed or air cleaned nut and pea coal, bottom size larger than 1 millimeter and top size not exceeding 2"; also all dry dedusted special stoker bottom size larger than 28 mesh and top size not exceeding ¾").....	8.80

PRICE SCHEDULE—Con.	1 ton delivered per ton
V. High volatile bituminous coal from district No. 10—Continued.	
A. Southern subdistrict (deep machine mines) price group Nos. 1, 2, and 8—Continued.	
4. Dedusted screenings—size group Nos. 26 and 27 (all dry dedusted screenings, top size not exceeding 2") common trade names universal and commercial stoker.....	\$8.40
B. Southern subdistrict (strip mines) price group No. 7:	
1. Lump and egg—size group Nos. 1, 2, and 3 (all lump and egg coals bottom size larger than 2" washed or raw).....	8.75
C. Belleville and Duquoin subdistricts price group Nos. 10 and 16-22 inclusive:	
1. Lump and egg—size group Nos. 1, 2, and 3 (all lump and egg coals bottom size larger than 2" washed or raw):	
(a) From deep machine mines.....	8.25
(b) From strip mines.....	8.20
D. Central subdistrict (deep machine mines) price group Nos. 12 and 13:	
1. Lump and egg—size group Nos. 1, 2, and 3 (all lump and egg coals bottom size larger than 2" washed or raw).....	8.10
VI. High volatile bituminous coal from District No. 11 (Indiana):	
1. Lump and egg—size group Nos. 1, 2, and 3 (all lump and egg coals, bottom size larger than 2" washed or raw):	
(a) Price group Nos. 15 and 16.....	9.08
(b) Price group Nos. 7, 18, and 19 and mine index No. 115.....	8.43
(c) Price group Nos. 9-12 inclusive.....	8.13
2. Stoker—size group Nos. 9-12 inclusive (all raw nut and pea coal bottom size larger than 10 mesh or ¾" and top size not exceeding 2") price group Nos. 9-12 inclusive.....	7.48
VII. Pennsylvania Anthracite:	
1. Egg, stove, and nut.....	18.45
VIII. Coke byproduct:	
1. Stove or nut, Solvay or Koppers.....	15.40
2. Pea, Solvay or Koppers.....	14.10
IX. Briquettes made from District No. 7 low volatile coals:	
1. Glen Rogers.....	13.80
2. Berwind.....	13.65

The maximum prices established by this Amendment No. 99 to Order No. G-16 under Revised Maximum Price Regulation No. 122, as amended, supersede those established pursuant to the adjustment authorized by Regional Orders No. G-27 and G-29 as to dealers covered by Appendix No. 20 to Order G-16.

This Amendment No. 99 to Order No. G-16 shall become effective February 25, 1946, and it shall remain in effect until April 30, 1946.

Issued this 14th day of February 1946.

R. E. WALTERS,  
Regional Administrator.

[F. R. Doc. 46-3346; Filed, Mar. 1, 1946; 4:45 p. m.]



[Region VII Order G-26 Under RMFR 251]  
PAINTING, DECORATING, AND PAPER HANGING  
SERVICES IN BOISE, IDAHO, DISTRICT

Order No. G-26 Under Revised Maximum Price Regulation No. 251. Maximum prices for painting, decorating, and paperhanging services in the Boise District. Docket No. 7-251-9-27.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Regional Administrator of Region VII of the Office of Price Administration by the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended and by sections 9 and 20 of Revised Maximum Price Regulation No. 251, it is ordered:

SECTION 1. *What this order does.* (a) This order fixes maximum prices for painting, decorating, and paperhanging services performed by any person, hereinafter called the seller, for any person, hereinafter called the purchaser, in connection with a residential building, structure or construction project at a fixed site in the Boise District.

(b) *Definitions.* (1) "Person" means any individual, corporation, partnership, association, or any other organized group of persons; its legal successors or representatives; the United States or any other government, or any of its political subdivisions; or any agency of any of the foregoing; and includes sub-contractors as well as prime contractors.

(2) "Painting, decorating and paperhanging services" means the services and material required to paint or decorate a building, structure or construction project at a fixed site, or any part, fixture or equipment thereof, or to apply wall paper, decorating, surface finishing or other similar materials to walls, ceilings or floors thereof, or the application of calcimine, shellac, varnish or any other protective or ornamental coating thereto, together with all preparatory or incidental work such as waxing, oiling, staining, washing and cleaning, or removing existing paint, decoration or paper finishes, or other similar materials from surfaces with liquid, steam, sand blast or any other method, and such other services as are commonly included in the rendering of painting, decorating and paperhanging services, either prior to, or after the furnishing of such services.

(b) "Residential building, structure or construction project" means any building, structure or construction project, or part thereof, used entirely or principally for living or dwelling purposes (including houses, apartments, hotels, and all other properties used for living or dwelling purposes), and all other buildings or structures in connection therewith or adjacent thereto, at the same site, such as garages, barns, milk houses, sheds, granaries, and other out-buildings.

(4) "Maximum labor charge" means the amount charged for labor of a specified type or class for painting, decorating and paperhanging services, made whether at a flat rate per hour so as to include a margin for administrative and over-head costs and profit, or as a per-

centage of the seller's labor cost, which resulting maximum labor charge is also deemed to include a margin for administrative and over-head costs and profit, together with overtime applicable in either case.

(5) "Labor cost" means the seller's actual labor cost based on the wage rates in effect on October 3, 1942, for the same class of laborers or the seller's actual labor cost based on the wage rates which have been subsequently approved by a Federal wage or stabilization agency.

(6) "Journeyman" means any skilled person who renders painting, decorating and paperhanging services.

(7) "Apprentice" means any person, other than a journeyman who pursuant to an apprenticeship agreement is engaged in learning the trade, and who renders painting, decorating and paperhanging services.

(8) "Helper" means any person other than a journeyman or apprentice who renders painting, decorating and paperhanging services as an assistant or otherwise.

SEC. 2. *Geographical applicability.* This Order G-26 applies only to the Boise District, which includes Malheur County, Oregon, and all counties in the State of Idaho except Benewah, Bonner, Boundary, Clearwater, Idaho, Kootenai, Latah, Lewis, Nez Perce, and Shoshone, included in the Spokane District, and Franklin included in the Salt Lake City District.

SEC. 3. *Relationship of this order to Revised Maximum Price Regulation No. 251.* This order supersedes sections 6, 7, and 8 of Revised Maximum Price Regulation No. 251 with respect to services covered by this order and any maximum prices heretofore approved by the Regional Administrator of Region VII or by the Boise District Director under section 6 (b) or section 8 of Revised Maximum Price Regulation No. 251 are hereby terminated and superseded as of the effective date hereof. All other sections of Revised Maximum Price Regulation No. 251, together with all amendments thereto that have been or may be issued, shall, except to the extent they are inconsistent with the provisions of this order, apply to services covered by this order.

SEC. 4. *Maximum prices.* The maximum prices for services covered by this order shall be the sum of a maximum labor charge, a charge for the materials used, and such other charges as are permitted by this order. The maximum labor charge shall be the sum of the separate charges determined by multiplying the number of hours of labor performed by journeymen, apprentices, helpers, and others in each category by the maximum straight time hourly rate provided for that category in sub-section I of this section. The maximum price of the materials used and of other permitted charges are given in paragraph (b) of this section.

(a) *Maximum labor charges.* (1) The maximum labor charges per hour straight time for services covered by this order performed by journeymen, apprentices, helpers and others shall be the

rates shown in Column B for the amount of labor cost (wages paid) shown in Column A.

TABLE 1—MAXIMUM LABOR CHARGE PER HOUR  
STRAIGHT TIME

Column A	Column B
Labor cost per hour	Maximum labor charge per hour straight time
\$1.00 or less	160% of actual labor cost
\$1.01 to \$1.04	\$1.65
\$1.05 to \$1.09	1.70
\$1.10 to \$1.14	1.80
\$1.15 to \$1.19	1.90
\$1.20 to \$1.24	1.95
\$1.25 to \$1.29	2.05
\$1.30 to \$1.34	2.10
\$1.35 to \$1.39	2.20
\$1.40 to \$1.44	2.25
\$1.45 to \$1.49	2.35
\$1.50 to \$1.54	2.45
\$1.55 to \$1.59	2.50
\$1.60 to \$1.64	2.60
\$1.65 to \$1.69	2.70
\$1.70 to \$1.74	2.75
\$1.75 to \$1.79	2.85
\$1.80 to \$1.84	2.90
\$1.85 to \$1.89	3.00
\$1.90 to \$1.94	3.05
\$1.95 to \$1.99	3.15
\$2.00 or more	160% of actual labor cost

(1) *Measurement of hours.* The number of hours which may be charged against any job covered by this order shall be counted from the time the workman leaves the seller's shop or the previous job (whichever is later) until he completes the job or proceeds to another job or until he returns to the seller's shop if he proceeds there directly. The time in transit to or from the job may be charged only once per day. The hours for which charges are made shall not exceed those shown in the records which the seller is required to keep under section 8 of this order.

(ii) *Overtime.* When work is performed at the purchaser's request between the hours of 4:30 p. m. or 5:00 p. m., whichever is the customary quitting time, and 8:00 a. m. on Monday to Friday, both inclusive, or on Saturdays, Sundays, New Year's Day, Fourth of July, Thanksgiving Day or Christmas Day, or any other legal holiday, the maximum labor charge per hour for work during such hours shall be 150% of the maximum straight time hourly rate authorized in this order.

(iii) *Minimum charges.* If a job covered by this order requires less than one man hour, the maximum labor charge shall be for one man hour.

(iv) *Self-employed painter, decorator or paperhanger.* A self-employed painter, decorator or paperhanger who himself performs services covered by this order, either alone or with his employees, shall charge for his services not more than the hourly rate charged by him as of the effective date of this order, but not in excess of the maximum labor charge which would be permissible to be charged for the services of a journeyman in the local area where the services are being performed.

(b) *Maximum prices of materials and other permitted charges.* (1) *Maximum prices of materials.* The maximum prices which may be charged by a seller of materials used shall not be more than the maximum prices provided by the



appropriate maximum price regulation for sales of such materials at retail, by established paint, decorating and paperhanging supply firms nearest his place of business, based on the manufacturers' published retail price lists. If the materials being sold are marked by a manufacturers' label containing the approved OPA retail ceiling price for sales of the commodity by a seller, a seller of such materials under this order shall not exceed the price marked on the label.

(2) *Sub-contracted work.* Where services covered by this order are sub-contracted by a seller under this order, the maximum charge to the purchaser shall not exceed the maximum price which the seller might lawfully have charged under this order if he had performed the services.

(3) *Special equipment.* If, during March, 1942, the seller made an extra charge for the use of special equipment, such as spraying machines, steaming machines for removing wallpaper, special types of scaffolding or floor sanding machines, but not including standard equipment such as brushes, ladders and other ordinary equipment, his maximum price per hour for such use after the effective date of this order shall not be in excess of the highest price per hour he charged therefor during March, 1942. If the seller acquired such special equipment after March, 1942, but prior to the effective date of this order, and thereafter established maximum prices per hour for such uses under the applicable maximum price regulation, he may continue to charge such established price. In either case, the seller must have records available to substantiate the charging of such price and such price must be filed with the District Office of the Office of Price Administration pursuant to section 9 of this order. If a seller commences the use of special equipment after the effective date of this order he shall establish his maximum hourly price therefor under the applicable maximum price regulation and file such price with the District Office within ten days.

(4) *Extra charge for use of paint brushes.* If a job, covered by this order, requires the use of paint brushes, the seller may make an extra charge therefor of not to exceed 5¢ per man-hour of time consumed on the particular job.

(5) *Out of town travel expenses.* The seller who furnishes men on an out-of-town job covered by this order shall be reimbursed to the extent of the amount he shall have to pay for travel expenses at not to exceed 5¢ per mile for travel beyond five miles from the city limits, and subsistence where the job necessitates the men being away from their homes. This item shall be explained to the purchaser prior to commencing the job and shall be invoiced separately. Travel expenses and subsistence may not be collected unless the seller actually pays the employee therefor.

(6) *Transportation.* If a seller uses his truck to transport materials, equipment and men to and from a job a distance of more than five miles beyond the city limits, he may charge not more than 5¢ per mile to and from the job for travel beyond that distance and similarly

if other means of transportation are used.

SEC. 5. *Guaranteed price.* A seller may sell a job covered by this order on the basis of a guaranteed price but such guaranteed price shall not be higher than the maximum price figured in accordance with the pricing methods and requirements of this order.

SEC. 6. *Related and incidental construction work and materials.* If, on any job covered by this order, any installed building materials are furnished or any construction services are performed by the seller for which maximum prices are not fixed by this order, such materials and services shall be separately priced and billed on all invoices and sales slips. The maximum prices for such related and incidental work and materials shall be determined under Revised Maximum Price Regulation No. 251, or as fixed by any applicable area pricing order issued by the Regional Administrator of Region VII.

SEC. 7. *Notification—(a) Furnishing of statements.* Each seller making a sale covered by this order shall, upon completion of the work, furnish to the purchaser, a statement, and keep a copy thereof at his principal place of business, showing the following:

(1) The names and addresses of the seller and purchaser.

(2) The location of the job.

(3) The date the job was completed.

(4) The description of the work performed and the total charged for the job, including both services and materials used, and a separate statement of the related and incidental construction work performed, as provided in section 6 of this order.

(b) *Furnishing of further statements upon request.* If requested by the purchaser, the seller shall furnish the purchaser an itemized statement showing the information contained in sub-paragraphs (1), (2), and (3) of paragraph (a) of this section, together with an itemized statement showing the maximum labor charges for services covered by this order for each type or class of labor performed and the hourly rates charged therefor, together with an itemized statement of the materials used and the quantities and prices of each, and a separate itemized statement of any related and incidental construction work performed, as provided in section 7 of this order. A copy of any such statements so furnished shall be kept by the seller at his principal place of business.

(c) *Order available for inspection.* Each seller making a sale covered by this order shall, if requested by the purchaser, make available to the purchaser a copy of this order and a copy of Revised Maximum Price Regulation No. 251. Copies for this purpose may be obtained from the Office of the Regional Administrator or from the District Office of the Office of Price Administration.

SEC. 8. *Records.* Each seller must keep and retain, at his principal place of business, records concerning each sale covered by this order, showing the following:

(1) The name and address of the purchaser.

(2) The location of the job.

(3) A copy of any and all contracts pertaining to each sale.

(4) The time the job was commenced and completed.

(5) A description of the services performed and materials used, and the quantities and prices of each.

(6) The hours worked and labor charges by type and classes of labor.

(7) A separate itemized statement of any related and incidental construction work and the prices charged for such work.

SEC. 9. *Filing and reporting of maximum prices.* (a) Each seller, subject to this order, shall within thirty days after the effective date of this order, or within 10 days after any increase in labor costs is put into effect, or in the case of new sellers within 10 days after first entering business, file with the Boise District Office of the Office of Price Administration the following information:

(1) The "maximum labor charge" as that term is defined in section 1 (b) (4) of this order, in terms of the straight time hourly rate to be charged the purchaser for services covered by this order for each class of workmen employed by him.

(2) The "labor cost" as that term is defined in section 1 (b) (5) of this order, in terms of the authorized straight time hourly rate paid each class of workmen by the seller.

(3) A statement that the prices charged by the seller for the materials used will not exceed the maximum prices provided by the appropriate maximum price regulations for retail sales of such materials by established paint, decorating, and paperhanging supply firms nearest his place of business, based on the manufacturer's published retail price lists; and a statement that the maximum charge to the purchaser for services sub-contracted by the seller will not exceed the maximum price which the seller may lawfully charge under this order if he had rendered the services directly.

(4) A description and list of all special equipment, and the maximum hourly charges therefor, which were in effect in March, 1942, or which were thereafter established pursuant to the applicable maximum price regulation.

(5) The hourly rate charged by self-employed painters, decorators, or paperhangers as of the effective date of this order, pursuant to section 4 I (1) (d) of this order, or in the case of a new self-employed painter, decorator or paperhanger, the proposed hourly rate to be charged but not in excess of the maximum labor charge which would be permissible to be charged for the services of a journeyman in the local area where the services are being performed or are to be performed.

(b) Whenever a new seller files the information required by this section, the District Director may by order approve, disapprove, or revise any maximum price proposed so as to make it in line with the level of maximum prices under this order. If the District Director fails to act within twenty days from the time of the filing, the proposed prices shall be deemed to be in effect.



SEC. 10. *Prohibitions against sales at higher than maximum prices.* On and after the effective date of this order, regardless of any contract or other obligation, no person shall sell or offer to sell services or materials used, or both, covered by this order at prices higher than the maximum prices established by this order.

SEC. 11. *Evasions.* Any practice, scheme or device which results in a higher price to the purchaser of services covered by this order or materials used, than is permitted by this order shall be deemed a violation of this order, and subjects the seller to all the civil liabilities and the criminal penalties provided in the Emergency Price Control Act of 1942, as amended and extended.

(b) No seller shall, as a part of the consideration or as a condition of a sale of any services covered by this order or materials used, secretly or otherwise receive, either directly or indirectly, any side payment, commission, fee, consideration or other thing of value whatsoever nor shall the seller, either directly or indirectly, acquire or receive the benefit of any service, transportation agreements, or other valuable thing, material or property.

(c) No seller shall eliminate or reduce in any form or manner any maintenance or repair service customarily offered or performed as a part of the services covered by this order, nor shall the seller lower the quality of the materials used below that called for by the specifications or agreement.

(d) No seller shall, by any of the foregoing plans, schemes, or devices, or by any other plan, scheme, or device, receive or acquire or attempt to receive or acquire anything of value, service, valuable right, property or property right, money or other consideration whatsoever in addition to the maximum prices established in this order for the sale of services covered by this order or materials used.

SEC. 12. *Less than maximum prices.* Prices lower than the maximum prices for sales covered by this order may, of course, be charged and paid.

SEC. 13. *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

SEC. 14. *Revocation or amendment.* This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

This Order No. G-26 shall become effective February 25, 1946.

Issued this 13th day of February 1946.

RICHARD Y. BATTERTON,  
Regional Administrator.

[F. R. Doc. 46-3369; Filed, Mar. 1, 1946;  
4:54 p. m.]

[Region VIII Order G-110 Under 18 (c)]

GEORGE WINDELER CO., LTD.

#### ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in the accompanying opinion and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.18 (c) of the General Maximum Price Regulation; *It is hereby ordered:*

(a) The maximum price at which any person may resell redwood water tanks and redwood cooling towers manufactured by George Windeler Company, Ltd., 2201 Jerrold Avenue, San Francisco 24, California, shall be the maximum price of such person for such tank or tower as of the effective date of this order, plus the following percentage, such percentage to be applied to the maximum price f. o. b. the reseller's place of business, exclusive of sales tax:

Item:	Addition (percent)
2" redwood tanks.....	10
3" redwood tanks.....	2½
Redwood cooling towers.....	25

(b) This order applies only to sales made in Region VIII, which comprises the States of Washington, Oregon (except Malheur County), California, Nevada, Arizona (except those portions of Coconino and Mohave Counties north of the Colorado River), and the following counties in the State of Idaho: Benewah, Bonner, Boundary, Clearwater, Kootenai, Latah, Lewis, Nez Perce, Shoshone, and Idaho.

(c) This order may be revoked, amended, or corrected at any time.

This order shall become effective as of the date of issuance hereof.

Issued this 13th day of February 1946.

BEN C. DUNIWAY,  
Regional Administrator.

[F. R. Doc. 46-3348; Filed, Mar. 1, 1946;  
4:45 p. m.]

[Region VI Order G-16 Under RMPR 122,  
Amdt. 100]

#### SOLID FUELS SOLD IN AURORA, ILL. AREA

An opinion accompanying this amendment has been issued simultaneously herewith. Order No. G-16 under Revised Maximum Price Regulation No. 122 is amended in the following respects: In Appendix No. 18, paragraph (b), price schedule, is amended to read as follows:

(b) *Price schedule.* Immediately below and as a part of this section (b) is a price schedule that sets forth maximum prices for delivered sales by dealers in lots of one (1) ton or more of specified kinds and sizes of solid fuels. Service charges are set forth in section (c). Charges for treatment of coal are set forth in section (d). Discounts are set forth in section (e). Definitions are set forth in section (f). Sales in lots of fractions of a ton or tons shall be governed by the price schedule as follows:

(i) On delivered sales of less than 1 ton, the price shall be proportional to the

price per ton plus an additional charge of 25¢, but in no event shall the total price be in excess of that for a sale of 1 ton; for example, if the price of 1 ton is \$12.60 the price of ½ ton would be \$6.30 plus 25¢ or a total of \$6.55; the price of ¾ ton would be \$9.45 plus 25¢ or a total of \$9.70.

(ii) On delivered sales of more than 1 ton, for each fraction of a ton sold, the price shall be proportional to the price per ton; for example, if the price of 1 ton is \$10.85, the price of 1½ tons would be \$16.30.

(iii) On yard sales of any fraction of a ton, whether more or less than 1 ton, the price shall be proportional to the price per ton; for example, if the price of 1 ton at the yard is \$12.10, the price of ½ ton would be \$6.05; of 1½ tons—\$18.15.

#### PRICE SCHEDULE Delivered per ton

- I. Low volatile bituminous coal from district No. 7 (southern West Virginia and northwestern and central Virginia):
  1. Lump, egg and stove—size group Nos. 1, 2 and 3 (all lump coal—bottom size ¾"; all egg coal—top size larger than 3", bottom size—no limit; all stove coal—top size larger than 1¼", but not exceeding 3", bottom size smaller than 3" in price classifications A and B)..... \$13.00
  2. Nut—size group No. 4 (top size larger than ¾", but not exceeding 1¼" bottom size smaller than 1¼") in price classification A..... 11.00
  3. Pea or dedusted screenings—size group No. 5 (top sizes not exceeding ¾", bottom size smaller than ¾") in price classification A..... 10.70
  4. Screened run of mine—size group No. 6 (straight run of mine from which all or part of the ¾" or ¾" top size has been removed) in price classification A and B..... 11.25
- II. High volatile bituminous coal from district No. 8 (eastern Kentucky, southwestern West Virginia, western Virginia, northern Tennessee, and North Carolina):
  1. Lump and egg—size group Nos. 1, 2, and 3 (all single screened block coal—bottom size larger than 2"; all double screened egg coal—top size larger than 3"; and bottom size larger than 3", but not exceeding 4") in price classification A..... 11.40
  2. Lump and egg—size group Nos. 1 and 2 (all single screened block coal—bottom size larger than 3"; all double screened egg coal—top size larger than 6" and bottom size larger than 3", but not exceeding 4"; also all double screened coals—top size 5" and larger and bottom size larger than 4") in price classifications E through M..... 10.50
  3. Egg—size group No. 4 (all double screened egg coals—top size larger than 6" and bottom size larger than 2", but not exceeding 3") in price classification A..... 11.05
  4. Stoker—size group No. 10 (all double screened stoker coals—top size not exceeding 1¼" and bottom size less than 1¼") in price classification A..... 10.65
  - In price classification B through E..... 10.25
  - In price classification H..... 10.15



PRICE SCHEDULE—Con. Delivered  
per ton

III. High volatile bituminous coal from district No. 9 (western Kentucky):	
1. Stoker No. 6 seam—size group Nos. 8-12 inc. (all raw double-screened nut, stoker and pea coals, top size not exceeding 2" and bottom size larger than 10 mesh or $\frac{3}{32}$ ")	\$8.26
2. Washed screenings No. 14 and stray seams—size group Nos. 23 and 24 (all washed or air cleaned screenings larger than $\frac{3}{32}$ " x 0 but not exceeding 2" x 0)	7.51
IV. High volatile bituminous coal from district No. 10 (Illinois):	
A. Southern subdistrict price group Nos. 1, 2, and 8 (deep machine mines):	
1. Lump, egg and stove—size group Nos. 1, 2, 3, 4, 5, 6, and 8 (all lump or egg coals—bottom size larger than 2", washed or raw; also all lump, egg and stove coals, bottom size 2" and smaller, washed or raw)	8.75
2. Special stoker—size group Nos. 21, 22, and 28 (washed or air cleaned nut and pea coal—bottom size larger than 1 millimeter, top size not exceeding 2"; and dry dedusted special stoker—bottom size larger than 28 mesh and top size not exceeding $\frac{3}{32}$ ")	7.75
3. Washed and dedusted screenings—size group Nos. 23 and 24, 26, and 27 (washed, air-cleaned or dry dedusted screenings top size not exceeding 2"). (Common trade names, Universal, Commercial and S. P. Stoker)	7.35
B. Belleville and Duquoin subdistricts, price group Nos. 10 and 16-22 inclusive:	
1. Lump and egg—size group Nos. 1, 2, and 3 (all lump or egg coals—bottom size larger than 2", washed or raw):	
(a) Strip mines	7.45
(b) Deep machine mines	7.50
C. Northern subdistrict price group No. 29:	
1. Lump and egg—size group Nos. 1, 2, and 3 (all lump or egg coals, bottom size larger than 2", washed or raw)	6.70
2. Dedusted screenings—size group Nos. 26 and 27 (dry dedusted screenings, top size not exceeding 2") mine index No. 515	6.20
V. High volatile bituminous coal from district No. 11 (Indiana):	
1. Lump and egg—size group Nos. 1, 2, and 3 (all lump or egg coals, bottom size larger than 2", washed or raw):	
a. Price group Nos. 6 and 14	8.83
b. Price group Nos. 15 and 16	8.43
c. Price group Nos. 5 and 13	7.68
d. Price group Nos. 9-12 inclusive	7.53
e. Price group No. 10—mine index No. 115 only	7.98
2. Raw, nut and pea—size group No. 9-12 inc. (raw, nut and pea coal—bottom size larger than 10 mesh or $\frac{3}{32}$ " and top size not exceeding 2"):	
a. Price group Nos. 6 and 14	7.78
b. Price group No. 10—mine index 115 only	7.13
VI. Pennsylvania anthracite:	
1. Egg, stove, and nut	17.75

PRICE SCHEDULE—Con. Delivered  
per ton

VII. Briquettes low volatile:	
1. Berwind	\$13.30
2. Glen Rogers	13.50
VIII. Coke—by-product:	
1. Egg, stove, and nut	14.10

In appendix No. 18, paragraph (e), discounts, is amended to read as follows:

(e) *Discounts.* The following discounts must be given:

	Per ton
1. On sales in lots of 20 tons or more	\$0.50
2. On yard sales to domestic consumers	1.10
3. On yard sales to other dealers of:	
(i) Coal of lump, egg, stove or nut sizes and coke of egg, stove or nut sizes	1.60
(ii) Coal of stoker size	1.35
(iii) "Cheap" coal, as defined in section (f)	1.10
4. All other discounts customarily given by any seller during December 1941.	

The prices established by this Amendment No. 100 to Order No. G-16 under Revised Maximum Price Regulation No. 122 supersede those established by the adjustments permitted by Regional Order No. G-27 and Regional Order G-29, as to the dealers covered by Appendix No. 18 to Order No. G-16.

This Amendment No. 100 to Order No. G-16 under Revised Maximum Price Regulation No. 122 shall become effective immediately and shall remain in effect until April 30, 1946.

Issued this 14th day of February 1946.

R. E. WALTERS,  
Regional Administrator.

[F. R. Doc. 46-3347; Filed, Mar. 1, 1946; 4:45 p. m.]

[Region VIII Order G-4 Under MPR 592]

## BRICK AND TILE PRODUCTS IN SAN FRANCISCO REGION

For the reasons set forth in the accompanying opinion and under the authority vested in the Regional Administrator of the Office of Price Administration by section 16 (e) of Maximum Price Regulation No. 592, It is hereby ordered:

(a) The maximum price at which any person may resell brick and tile products manufactured in the State of Washington, when the manufacturer's maximum price therefor has been increased by adjustment order, shall be that person's maximum price therefor as of the effective date of this order, plus the dollars-and-cents amount by which the manufacturer's maximum price has been increased.

(b) The adjustment provided by this order shall apply only to those commodities on the manufacturer's invoice relating to which the manufacturer has separately stated the exact amount of the increase in his maximum price and has made substantially the following statement:

The OPA has granted an adjustment in price to certain manufacturers of certain brick and tile products. The amount of the price increase is shown separately on the in-

voice. You are permitted to add the exact dollars-and-cents amount of the price increase to your existing maximum price provided you separately state the amount of the increase on your invoice.

(c) This order shall apply only to sales made in Region VIII, comprising the States of Washington, Oregon (except Malheur County), California, Nevada, Arizona (except those portions of Coconino and Mohave Counties north of the Colorado River), and the following counties in the State of Idaho: Benewah, Bonner, Boundary, Clearwater, Kootenai, Latah, Lewis, Nez Perce, Shoshone, and Idaho.

(d) This order may be revoked, amended, or corrected at any time.

This order shall become effective as of February 5, 1946.

Issued this 15th day of February 1946.

BEN C. DUNIWAY,  
Regional Administrator.

[F. R. Doc. 46-3349; Filed, Mar. 1, 1946; 4:45 p. m.]

[Region VI Order G-16 Under RMPR 122, Amdt. 98]

## SOLID FUELS SOLD IN ELGIN, ILL., AREA

An opinion accompanying this Amendment has been issued simultaneously herewith. Order No. G-16 under Revised Maximum Price Regulation No. 122, is amended in the following respects:

1. In Appendix No. 11, Paragraph (b), *Price schedule*, is amended to read as follows:

(b) *Price schedule.* Immediately below and as a part of this section (b) is a price schedule that sets maximum prices without discount for "delivered" sales by dealers of specified kinds and sizes of solid fuels in lots of  $\frac{1}{2}$  ton or more. Service charges are set forth in section (c). Discounts which must be granted for certain types of sales are set forth in section (d). Charges for treatment of coal are set forth in section (e). Definitions are set forth in section (f).

## PRICE SCHEDULE

	Delivered 1 ton	Delivered $\frac{1}{2}$ ton
1. Low volatile bituminous coal from district No. 7 (southern West Virginia and northwestern and central Va.):		
1. Lump, egg, and stove, size groups 1, 2, and 3 (all lump coal bottom size $\frac{3}{8}$ "; all egg coal top size larger than 3"; bottom size no limit; all stove coal, top size larger than $1\frac{1}{4}$ " but not exceeding 3"; bottom size smaller than 3". In price classifications A and B:		
A. Forked	\$13.95	\$7.25
B. Shovelled	12.95	6.75
2. Pea or dedusted screenings, size group No. 5 (top size not exceeding $\frac{3}{8}$ "; bottom size smaller than $\frac{3}{32}$ ". In price classification A	11.20	5.85
3. Screened mine run, size group No. 6 (straight run of mine from which all or part of the $\frac{3}{8}$ " or $\frac{3}{32}$ " top size has been removed). In price classifications A and B	11.55	6.05



## PRICE SCHEDULE—Continued

	Delivered 1 ton	Delivered ½ ton
II. High volatile bituminous coal from district No. 8 (eastern Kentucky, West Virginia, part of Tennessee and North Carolina):		
1. Stoker, size group No. 10 (all double screened stoker coals, top size not exceeding 1½" and bottom size less than 1¼"):		
A. In price classification A.....	\$11.20	\$5.88
B. In price classification B through E.....	10.95	5.73
II. High volatile bituminous coal from district No. 10 (Illinois):		
A. Southern Subdistrict Price Group Nos. 1, 2, and 8 (deep machine mines):		
1. Lump, egg and nut, size group Nos. 1 through 5 (all lump, egg or nut coals with a bottom size larger than 1¼").....	9.25	4.90
2. Special stoker, size group Nos. 21, 22, and 28 (washed or air cleaned nut and pea coal, bottom size larger than 1 millimeter; top size not exceeding 2" and all dry dedusted special stoker, bottom size larger than 28 mesh and top size not exceeding ¾").....	8.55	4.53
3. Washed and dedusted screenings, size group Nos. 23, 24, 26, and 27 (all washed, air cleaned or dry dedusted screenings, top size not exceeding 2" (common trade names, Universal, Commercial, and S. P. Stoker).....	8.10	4.33
B. Central subdistrict price group Nos. 12 and 13 (deep machine mines):		
1. Lump and egg, size group Nos. 1, 2, and 3 (all lump and egg coals, bottom size larger than 2", washed or raw).....	7.80	4.15
2. Washed nut and pea, size group Nos. 17-20, inclusive (washed or air cleaned nut and pea coal, bottom size larger than 10 mesh or ¾" and top size not exceeding 2").....	7.45	3.98
C. Northern subdistrict price group No. 29 (strip mines):		
1. Lump and egg, size group Nos. 1, 2 and 3 (all lump and egg coals, bottom size larger than 2", washed or raw).....	7.95	4.23
2. Raw or washed nut, pea and stoker, size group Nos. 9-12 inclusive and 17-20 inclusive (all raw, washed or air cleaned nut and pea coal, bottom size larger than 10 mesh or 3/32"; top size not exceeding 2").....	7.50	4.00
IV. High volatile bituminous coal from district No. 11 (Indiana):		
1. Lump and egg, size group Nos. 1, 2 and 3 (all lump and egg coals, bottom size larger than 2" washed or raw).....		
A. In price group Nos. 6 and 14.....	9.48	5.02
B. In price group Nos. 15 and 16.....	9.13	4.82
C. In price group No. 10, mine index No. 115 only.....	8.63	4.57
2. Raw nut and pea, size group Nos. 9-12 inclusive (all raw nut and pea coal, bottom size larger than 10 mesh or 3/32" and top size not exceeding 2") price group Nos. 6 and 14.....	8.38	4.47
V. Pennsylvania Anthracite:		
1. Egg, stove and nut.....	19.45	9.98
2. Pea.....	16.65	8.61
3. Buckwheat.....	15.40	7.95
VI. Briquettes-low volatile Berwind:	13.80	7.15
VII. Coke-byproduct:		
1. Egg, stove and nut.....	15.10	7.80

The above prices include the Illinois Retailers Occupation Tax.

2. In Appendix No. 11, Paragraph (d), *Discounts*, is amended to read as follows:

(d) *Discounts*. (1) The maximum prices shall be those set forth in schedule (b), minus not less than 50 cents per ton, if payment in cash is made on delivery or within 10 days thereof.

(2) In addition to the cash discount set forth in sub-paragraph (1) above, the maximum prices established in schedule (b) shall be subject to the following discounts:

	Per ton
(i) On sales to consumers, if the coal is picked up by the consumer at the dealer's yard.....	\$0.60
(ii) On sales by dealer to dealer, if the coal is picked up by the purchaser at the seller's yard.....	1.35
(iii) On farm sales, if the coal is picked up by the farmer at the dealer's yard.....	1.10
(iv) On "delivered" sales of stoker size coal in lots of 20 tons or more.....	.50
(v) On "delivered" sales of coal larger than stoker size coal in lots of 20 tons or more.....	1.00

(3) The dealer shall continue to allow any discounts and differentials other than those described in paragraphs (1) and (2) of this section which he customarily granted in the base period of December 1941 as for example, discounts granted to restaurants, bakeries, or others customarily receiving such discounts or differentials.

The price established by this Amendment No. 98 to Order No. G-16 under Revised Maximum Price Regulation No. 122 supersede those established by the adjustments permitted by Regional Order No. 27 and Regional Order No. G-29 as to the dealers covered by Appendix No. 11 to Order No. G-16.

This Amendment No. 98 to Order No. G-16 under Revised Maximum Price Regulation No. 122 shall become effective immediately and shall remain in effect until April 30, 1946.

Issued this 13th day of February 1946.

R. E. WALTERS,  
Regional Administrator.

[F. R. Doc. 46-3373; Filed, Mar. 1, 1946; 4:55 p. m.]



